



# Open Source Used In Network Insights Resources (version 2.2.2) 2.2.2

**Cisco Systems, Inc.**

[www.cisco.com](http://www.cisco.com)

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

Text Part Number: 78EE117C99-1062772583

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

**In your requests please include the following reference number 78EE117C99-1062772583**

## Contents

### **1.1 apache-log4j 1.2.17**

1.1.1 Available under license

### **1.2 glibc 2.17**

1.2.1 Available under license

### **1.3 bzip2 1.0.6**

1.3.1 Available under license

### **1.4 guava 18.0**

1.4.1 Available under license

### **1.5 commons-collections 3.2.2**

1.5.1 Available under license

### **1.6 protobuf 3.2.0**

1.6.1 Available under license

### **1.7 zookeeper 3.4.10**

1.7.1 Available under license

### **1.8 nginx 1.12.2**

1.8.1 Available under license

### **1.9 jetty 9.2.13.v20150730**

1.9.1 Available under license

### **1.10 guava 19.0**

1.10.1 Available under license

### **1.11 zlib 1.2.3**

1.11.1 Available under license

### **1.12 apache-log4j 2.11.1**

1.12.1 Available under license

### **1.13 jzlib 1.1.1**

### **1.14 commons-compress 1.18**

1.14.1 Available under license

**1.15 netty 3.10.6**

1.15.1 Available under license

**1.16 zlib 1.2.8**

1.16.1 Available under license

**1.17 reflections 0.9.11**

1.17.1 Available under license

**1.18 resourcelocator 1.0.1**

1.18.1 Available under license

**1.19 classmate 1.3.4**

1.19.1 Available under license

**1.20 zkclient 0.10**

**1.21 iconv 2.17**

1.21.1 Available under license

**1.22 json-c 0.11-4.el7\_0**

1.22.1 Available under license

**1.23 sed 4.2.2-5.el7**

1.23.1 Available under license

**1.24 popt 1.13-16.el7**

1.24.1 Available under license

**1.25 bc 1.06.95-13.el7**

1.25.1 Available under license

**1.26 giflib 4.1.6-9.el7**

1.26.1 Available under license

**1.27 libxext 1.3.3-3.el7**

1.27.1 Available under license

**1.28 libgcrypt 1.5.3-14.el7**

1.28.1 Available under license

**1.29 qrencode 3.4.1-3.el7**

1.29.1 Available under license

**1.30 pyxattr 0.5.1-5.el7**

1.30.1 Available under license

**1.31 hardlink 1.0-19.el7**

1.31.1 Available under license

**1.32 which 2.20-7.el7**

1.32.1 Available under license

**1.33 libutempter 1.1.6-4.el7**

1.33.1 Available under license

**1.34 compiler 0.9.3**



1.34.1 Available under license

**1.35 argparse 0.7.0**

1.35.1 Available under license

**1.36 securesm 1.1**

**1.37 jbig-kit 2.0-11.e17**

1.37.1 Available under license

**1.38 libffi 3.0.13-18.e17**

1.38.1 Available under license

**1.39 libxau 1.0.8-2.1.e17**

1.39.1 Available under license

**1.40 libxcomposite 0.4.4-4.1.e17**

1.40.1 Available under license

**1.41 ttmkfdir 3.0.9-42.e17**

1.41.1 Available under license

**1.42 zlib 1.2.7-18.e17**

1.42.1 Available under license

**1.43 libuser 0.60-9.e17**

1.43.1 Available under license

**1.44 setup 2.8.71-10.e17**

1.44.1 Available under license

**1.45 grep 2.20-3.e17**

1.45.1 Available under license

**1.46 gzip 1.5-10.e17**

1.46.1 Available under license

**1.47 libpwquality 1.2.3-5.e17**

1.47.1 Available under license

**1.48 findutils 4.5.11-6.e17**

1.48.1 Available under license

**1.49 gnupg 2.0.22-5.e17\_5**

1.49.1 Available under license

**1.50 chkconfig 1.7.4-1.e17**

1.50.1 Available under license

**1.51 libpciaccess 0.14-1.e17**

1.51.1 Available under license

**1.52 avahi 0.6.31-19.e17**

1.52.1 Available under license

**1.53 atk 2.28.1-1.e17**

1.53.1 Available under license

**1.54 gtk 2.24.31-1.e17**

- 1.54.1 Available under license
- 1.55 graphite 1.3.10-1.el7\_3**
  - 1.55.1 Available under license
- 1.56 harfbuzz 1.7.5-2.el7**
  - 1.56.1 Available under license
- 1.57 jasper 1.900.1-33.el7**
  - 1.57.1 Available under license
- 1.58 gir1.2-gdkpixbuf-2.0 2.36.12-3.el7**
  - 1.58.1 Available under license
- 1.59 libxrender 0.9.10-1.el7**
  - 1.59.1 Available under license
- 1.60 libxft 2.3.2-2.el7**
  - 1.60.1 Available under license
- 1.61 libxrandr 1.5.1-2.el7**
  - 1.61.1 Available under license
- 1.62 libxfixes 5.0.3-1.el7**
  - 1.62.1 Available under license
- 1.63 libxxf86vm 1.1.4-1.el7**
  - 1.63.1 Available under license
- 1.64 libxdamage 1.1.4-4.1.el7**
  - 1.64.1 Available under license
- 1.65 libglvnd 1.0.1-0.8.git5baa1e5.el7**
  - 1.65.1 Available under license
- 1.66 libthai 0.1.14-9.el7**
  - 1.66.1 Available under license
- 1.67 libfontenc 1.1.3-3.el7**
  - 1.67.1 Available under license
- 1.68 libxcb 1.13-1.el7**
  - 1.68.1 Available under license
- 1.69 libxfont 7.5-21.el7**
  - 1.69.1 Available under license
- 1.70 libxshmfence 1.2-1.el7**
  - 1.70.1 Available under license
- 1.71 wayland 1.15.0-1.el7**
  - 1.71.1 Available under license
- 1.72 snake-yaml 1.19**
  - 1.72.1 Available under license
- 1.73 classmate 1.1.0**
  - 1.73.1 Available under license

### **1.74 libssh 0.7.1-7.el7**

1.74.1 Available under license

### **1.75 metrics-jersey2 3.1.2**

### **1.76 lapack 3.4.2-8.el7**

1.76.1 Available under license

### **1.77 rocksdbjni 5.7.3**

1.77.1 Available under license

### **1.78 reflectasm 1.09**

### **1.79 javassist 3.21.0**

### **1.80 animal-sniffer-annotation 1.14**

### **1.81 jboss-logging 3.3.2**

1.81.1 Available under license

### **1.82 protobuf-java 2.6.1**

### **1.83 javax-inject 1**

1.83.1 Available under license

### **1.84 commons-io 2.4**

1.84.1 Available under license

### **1.85 jackson-dataformat-yaml 2.8.11**

1.85.1 Available under license

### **1.86 commons-logging 1.2**

1.86.1 Available under license

### **1.87 jackson-dataformat-cbor 2.8.11**

1.87.1 Available under license

### **1.88 commons-codec 1.10**

1.88.1 Available under license

### **1.89 jersey-guava 2.25.1**

### **1.90 hk2-api 2.5.0**

1.90.1 Available under license

### **1.91 javax-inject 2.5.0**

1.91.1 Available under license

### **1.92 hk2-utils 2.5.0**

1.92.1 Available under license

### **1.93 httpasyncclient 4.1.4**

1.93.1 Available under license

### **1.94 tiger-types 1.4**

1.94.1 Available under license

### **1.95 jersey-common 2.25.1**

### **1.96 hk2-locator 2.5.0**

1.96.1 Available under license

- 1.97 aopalliance-repackaged 2.5.0**
  - 1.97.1 Available under license
- 1.98 spring-retry 1.2.2**
- 1.99 bzip2 1.0.7**
  - 1.99.1 Available under license
- 1.100 slf4j 1.7.25**
  - 1.100.1 Available under license
- 1.101 jul-to-slf4j 1.7.25**
  - 1.101.1 Available under license
- 1.102 javassist 3.18.1**
- 1.103 commons-io 2.5**
  - 1.103.1 Available under license
- 1.104 javax-ws-rs-api 2.0.1**
  - 1.104.1 Available under license
- 1.105 jersey-server 2.25.1**
- 1.106 jersey-client 2.25.1**
- 1.107 jersey-container-servlet-core 2.25.1**
- 1.108 jersey-container-servlet 2.25.1**
- 1.109 javax-el 3.0.0**
  - 1.109.1 Available under license
- 1.110 jersey-media-jaxb 2.25.1**
- 1.111 jetty-setuid-java 1.0.3**
- 1.112 metrics 3.1.5**
  - 1.112.1 Available under license
- 1.113 dc 1.3**
  - 1.113.1 Available under license
- 1.114 simpleclient 0.6.0**
- 1.115 jackson-annotations 2.9.6**
  - 1.115.1 Available under license
- 1.116 simpleclient-common 0.6.0**
- 1.117 cglib 2.2.2**
  - 1.117.1 Available under license
- 1.118 simpleclient-httpserver 0.6.0**
  - 1.118.1 Available under license
- 1.119 simpleclient-hotspot 0.6.0**
- 1.120 libcap-ng 0.7.5-4.el7**
  - 1.120.1 Available under license
- 1.121 c-ares 1.12.1-DEV**
  - 1.121.1 Available under license

- 1.122 javassist 3.20.0**
  - 1.122.1 Available under license
- 1.123 jctools-core 2.0.1**
- 1.124 commons-lang3 3.4**
  - 1.124.1 Available under license
- 1.125 commons-lang3 3.5**
  - 1.125.1 Available under license
- 1.126 jaxb-api 2.3.0**
  - 1.126.1 Available under license
- 1.127 commons-logging 1.1.3**
  - 1.127.1 Available under license
- 1.128 pcre 8.32-17.el7**
  - 1.128.1 Available under license
- 1.129 pixman 0.34.0-1.el7**
  - 1.129.1 Available under license
- 1.130 checker-compat-qual 2.5.2**
- 1.131 ustr 1.0.4-16.el7**
  - 1.131.1 Available under license
- 1.132 lua 5.1.4-15.el7**
  - 1.132.1 Available under license
- 1.133 jackson-annotations 2.6.0**
  - 1.133.1 Available under license
- 1.134 less 458-9.el7**
  - 1.134.1 Available under license
- 1.135 berkeley-db 5.3.21**
  - 1.135.1 Available under license
- 1.136 libpgp-error 1.12**
  - 1.136.1 Available under license
- 1.137 jackson-databind 2.9.8**
  - 1.137.1 Available under license
- 1.138 commons-math 3.5**
  - 1.138.1 Available under license
- 1.139 gmp 6.0.0-15.el7**
  - 1.139.1 Available under license
- 1.140 libsodium 1.0.16**
  - 1.140.1 Available under license
- 1.141 t-digest 3.0**
  - 1.141.1 Available under license
- 1.142 jackson-dataformat-smile 2.8.11**

- 1.142.1 Available under license
- 1.143 httpcomponents-core 4.4.9**
  - 1.143.1 Available under license
- 1.144 metrics-annotation 3.1.2**
  - 1.144.1 Available under license
- 1.145 perl-podlators 2.5.1-3.e17**
  - 1.145.1 Available under license
- 1.146 perl-exporter 5.68-3.e17**
  - 1.146.1 Available under license
- 1.147 perl 1.04-294.e17\_6**
  - 1.147.1 Available under license
- 1.148 perl-time-hires 1.9725-3.e17**
  - 1.148.1 Available under license
- 1.149 perl-pathtools 3.40-5.e17**
  - 1.149.1 Available under license
- 1.150 perl-storable 2.45-3.e17**
  - 1.150.1 Available under license
- 1.151 perl-threads 1.87-4.e17**
  - 1.151.1 Available under license
- 1.152 perl-parent 0.225-244.e17**
  - 1.152.1 Available under license
- 1.153 perl-filter 1.49-3.e17**
  - 1.153.1 Available under license
- 1.154 perl-pod-simple 3.28-4.e17**
  - 1.154.1 Available under license
- 1.155 perl-threads-shared 1.43-6.e17**
  - 1.155.1 Available under license
- 1.156 pycurl 7.19.0-19.e17**
  - 1.156.1 Available under license
- 1.157 perl-getopt-long 2.40-3.e17**
  - 1.157.1 Available under license
- 1.158 selinux 2.5-14.1.e17**
  - 1.158.1 Available under license
- 1.159 pam 1.1.8-22.e17**
  - 1.159.1 Available under license
- 1.160 perl-time-local 1.2300-2.e17**
  - 1.160.1 Available under license
- 1.161 perl-text-parsewords 3.29-4.e17**
  - 1.161.1 Available under license

- 1.162 perl-socket 2.010-4.el7**
  - 1.162.1 Available under license
- 1.163 perl-pod-usage 1.63-3.el7**
  - 1.163.1 Available under license
- 1.164 perl-scalar-list-utils 1.27-248.el7**
  - 1.164.1 Available under license
- 1.165 perl-constant 1.27-2.el7**
  - 1.165.1 Available under license
- 1.166 perl-carp 1.26-244.el7**
  - 1.166.1 Available under license
- 1.167 perl-encode 2.51-7.el7**
  - 1.167.1 Available under license
- 1.168 file 5.11-35.el7**
  - 1.168.1 Available under license
- 1.169 perl-pod-perldoc 3.20-4.el7**
  - 1.169.1 Available under license
- 1.170 perl-http-tiny 0.033-3.el7**
  - 1.170.1 Available under license
- 1.171 perl-file-temp 0.23.01-3.el7**
  - 1.171.1 Available under license
- 1.172 perl-file-path 2.09-2.el7**
  - 1.172.1 Available under license
- 1.173 t-digest 3.2**
  - 1.173.1 Available under license
- 1.174 jackson-annotations 2.9.0**
  - 1.174.1 Available under license
- 1.175 guava 20.0**
  - 1.175.1 Available under license
- 1.176 joda-time 2.10.1**
  - 1.176.1 Available under license
- 1.177 jackson-datatype-jsr310 2.9.8**
  - 1.177.1 Available under license
- 1.178 hk2-locator 2.4.0**
- 1.179 hk2-utils 2.4.0**
- 1.180 netty-codec 4.1.13**
  - 1.180.1 Available under license
- 1.181 netty-codec-http 4.1.13**
  - 1.181.1 Available under license
- 1.182 jackson-dataformat-yaml 2.8.6**

1.182.1 Available under license

**1.183 hk2-api 2.4.0**

1.183.1 Available under license

**1.184 jetty-util 9.2.22.v20170606**

**1.185 aop-alliance 2.4.0**

1.185.1 Available under license

**1.186 netty-transport 4.1.13**

1.186.1 Available under license

**1.187 jetty 9.2.22.v20170606**

1.187.1 Available under license

**1.188 netty-buffer 4.1.13**

1.188.1 Available under license

**1.189 jetty-security 9.2.22.v20170606**

**1.190 netty-handler 4.1.13**

1.190.1 Available under license

**1.191 jackson-dataformat-smile 2.8.6**

1.191.1 Available under license

**1.192 jackson-dataformat-cbor 2.8.6**

1.192.1 Available under license

**1.193 joda-time 2.9.5**

1.193.1 Available under license

**1.194 netty-resolver 4.1.13**

1.194.1 Available under license

**1.195 javassist 3.19.0**

1.195.1 Available under license

**1.196 maven-artifact 3.5.0**

1.196.1 Available under license

**1.197 plexus-utils 3.0.24**

1.197.1 Available under license

**1.198 commons-cli 1.4**

1.198.1 Available under license

**1.199 python-lxml 3.2.1-4.e17**

1.199.1 Available under license

**1.200 lksctp-tools 1.0.17-2.e17**

1.200.1 Available under license

**1.201 log4j-over-slf4j 1.7.12**

**1.202 fontconfig 2.13.0-4.3.e17**

1.202.1 Available under license

**1.203 glew 1.0.1-0.8.git5baa1e5.e17**



- 1.203.1 Available under license
- 1.204 xorg-x11-font-utils 7.5-21.el7**
  - 1.204.1 Available under license
- 1.205 protobuf-java 3.2.0**
- 1.206 jul-to-slf4j 1.7.12**
- 1.207 jcl-over-slf4j 1.7.12**
- 1.208 lz4-java 1.4**
- 1.209 gtk 3.22.30-3.el7**
  - 1.209.1 Available under license
- 1.210 pcsc-lite 1.8.8-8.el7**
  - 1.210.1 Available under license
- 1.211 minlog 1.2**
- 1.212 jackson-module-parameter-names 2.9.8**
  - 1.212.1 Available under license
- 1.213 guava 26.0**
- 1.214 bean-validation-api 1.1.0**
- 1.215 jetty-xml 9.2.13.v20150730**
  - 1.215.1 Available under license
- 1.216 jetty-continuation 9.2.13.v20150730**
- 1.217 jetty-webapp 9.2.13.v20150730**
  - 1.217.1 Available under license
- 1.218 jetty-security 9.2.13.v20150730**
  - 1.218.1 Available under license
- 1.219 jetty-util 9.2.13.v20150730**
  - 1.219.1 Available under license
- 1.220 jetty-servlets 9.2.13.v20150730**
  - 1.220.1 Available under license
- 1.221 jackson 2.9.6**
  - 1.221.1 Available under license
- 1.222 metrics-json 3.1.2**
  - 1.222.1 Available under license
- 1.223 metrics-servlets 3.1.2**
  - 1.223.1 Available under license
- 1.224 metrics-logback 3.1.2**
- 1.225 libxi 1.1.3-2.1.el7**
  - 1.225.1 Available under license
- 1.226 metrics-jetty 3.1.2**
- 1.227 jboss-logging 3.2.1**
  - 1.227.1 Available under license

- 1.228 snappy-java 1.1.4**
- 1.229 jackson-databind 2.9.6**
  - 1.229.1 Available under license
- 1.230 jackson-jaxrs-base 2.6.3**
  - 1.230.1 Available under license
- 1.231 jackson-jaxrs-base 2.9.6**
  - 1.231.1 Available under license
- 1.232 jline 2.14.3**
- 1.233 kryo 2.24.0**
- 1.234 apache-log4j 2.10.0**
  - 1.234.1 Available under license
- 1.235 jersey-container-servlet-core 2.22.1**
- 1.236 jersey-container-servlet 2.22.1**
- 1.237 jersey-media-jaxb 2.22.1**
- 1.238 joda-time 2.5**
  - 1.238.1 Available under license
- 1.239 javax-inject 2.4.0**
- 1.240 spring-context 5.0.5**
  - 1.240.1 Available under license
- 1.241 spring-boot 2.0.1**
  - 1.241.1 Available under license
- 1.242 spring-beans 5.0.5**
  - 1.242.1 Available under license
- 1.243 spring-boot-starter 2.0.1**
  - 1.243.1 Available under license
- 1.244 spring-jcl 5.0.5**
  - 1.244.1 Available under license
- 1.245 spring-messaging 5.0.5**
  - 1.245.1 Available under license
- 1.246 spring-boot-starter-web 2.0.1**
  - 1.246.1 Available under license
- 1.247 hibernate-validator 6.0.9**
  - 1.247.1 Available under license
- 1.248 spring-boot-autoconfigure 2.0.1**
  - 1.248.1 Available under license
- 1.249 spring-tx 5.0.5**
  - 1.249.1 Available under license
- 1.250 spring-aop 5.0.5**
  - 1.250.1 Available under license

- 1.251 spring-web 5.0.5**
  - 1.251.1 Available under license
- 1.252 boot-starter 2.0.1**
  - 1.252.1 Available under license
- 1.253 spring-expression 5.0.5**
  - 1.253.1 Available under license
- 1.254 log4j-api 2.10.0**
  - 1.254.1 Available under license
- 1.255 spring-framework 5.0.5**
  - 1.255.1 Available under license
- 1.256 spring-boot-starter-json 2.0.1**
  - 1.256.1 Available under license
- 1.257 bean-validation-api 2.0.1**
  - 1.257.1 Available under license
- 1.258 jackson-module-afterburner 2.6.3**
  - 1.258.1 Available under license
- 1.259 jackson-datatype-guava 2.6.3**
  - 1.259.1 Available under license
- 1.260 jackson-datatype-joda 2.6.3**
  - 1.260.1 Available under license
- 1.261 hppc 0.8.1**
- 1.262 args4j 2.33**
  - 1.262.1 Available under license
- 1.263 protobuf-java-format 1.4**
  - 1.263.1 Available under license
- 1.264 argparse 0.6.0**
- 1.265 dropwizard-core 0.9.2**
- 1.266 drop-wizard-metrics 0.9.2**
- 1.267 dropwizard-util 0.9.2**
- 1.268 dropwizard-jersey 0.9.2**
- 1.269 dropwizard-configuration 0.9.2**
- 1.270 dropwizard-validation 0.9.2**
- 1.271 dropwizard-servlets 0.9.2**
- 1.272 dropwizard-lifecycle 0.9.2**
- 1.273 dropwizard-jackson 0.9.2**
- 1.274 dropwizard-logging 0.9.2**
- 1.275 dropwizard-jetty 0.9.2**
- 1.276 lz4-java 1.5.0**
- 1.277 jersey-bean-validation 2.22.1**

- 1.278 jersey-metainf-services 2.22.1**
- 1.279 procps 3.3.10**
  - 1.279.1 Available under license
- 1.280 busybox 1.21.1**
  - 1.280.1 Available under license
- 1.281 tomcat 9.0.8**
  - 1.281.1 Available under license
- 1.282 cassandra-driver-core 3.0.0**
- 1.283 jsr305 3.0.1**
- 1.284 spring-context-support 5.0.5**
  - 1.284.1 Available under license
- 1.285 spring-web-mvc 5.0.5**
  - 1.285.1 Available under license
- 1.286 spring-boot-starter-log4j2 2.0.1**
  - 1.286.1 Available under license
- 1.287 log4j-slf4j-impl 2.10.0**
  - 1.287.1 Available under license
- 1.288 compiler 0.9.4**
  - 1.288.1 Available under license
- 1.289 simpleclient 0.3.0**
- 1.290 simpleclient-common 0.3.0**
- 1.291 mesos 1.0.1**
  - 1.291.1 Available under license
- 1.292 httpcomponents-client 4.5.2**
  - 1.292.1 Available under license
- 1.293 centos-release-scl-rh 2-3.el7.centos**
  - 1.293.1 Available under license
- 1.294 centos-release-qemu-ev 1.0-4.el7.centos**
  - 1.294.1 Available under license
- 1.295 centos-release-virt-common 1-1.el7.centos**
  - 1.295.1 Available under license
- 1.296 iotop 0.6-4.el7**
  - 1.296.1 Available under license
- 1.297 slf4j-log4j 1.7.25**
  - 1.297.1 Available under license
- 1.298 sarama 1.20.1**
  - 1.298.1 Available under license
- 1.299 spring-boot 2.0.3**
  - 1.299.1 Available under license

**1.300 jetty-servlets 9.2.22.v20170606**  
**1.301 jetty-continuation 9.2.22.v20170606**  
**1.302 goprotobuf 1.2.0**  
1.302.1 Available under license  
**1.303 simpleclient-httpserver 0.3.0**  
**1.304 zstd 1.3.8**  
1.304.1 Available under license  
**1.305 safec 4.0.45-20190507155256.el7**  
1.305.1 Available under license  
**1.306 protobuf-java-util 3.9.1**  
**1.307 error\_prone\_annotations 2.3.2**  
1.307.1 Available under license  
**1.308 metrics-health-checks 3.1.2**  
1.308.1 Available under license  
**1.309 readline 6.2-11.el7**  
1.309.1 Available under license  
**1.310 e2fsprogs 1.42.9-16.el7**  
1.310.1 Available under license  
**1.311 kerberos 1.15.1-37.el7\_7.2**  
1.311.1 Available under license  
**1.312 elfutils 0.176-2.el7**  
1.312.1 Available under license  
**1.313 device-mapper-multipath 0.4.9-127.el7**  
1.313.1 Available under license  
**1.314 yum-utils 1.1.31-52.el7**  
1.314.1 Available under license  
**1.315 rpm 4.11.3-40.el7**  
1.315.1 Available under license  
**1.316 audit 2.8.5-4.el7**  
1.316.1 Available under license  
**1.317 dracut 033-564.el7**  
1.317.1 Available under license  
**1.318 make 3.82-24.el7**  
1.318.1 Available under license  
**1.319 centos-release 7-7.1908.0.el7.centos**  
1.319.1 Available under license  
**1.320 diffutils 3.3-5.el7**  
1.320.1 Available under license  
**1.321 yum 3.4.3-163.el7.centos**

1.321.1 Available under license  
**1.322 vim 7.4.629-6.el7**  
1.322.1 Available under license  
**1.323 nss-pem 1.0.3-7.el7**  
1.323.1 Available under license  
**1.324 berkeley-db 5.3.21-25.el7**  
1.324.1 Available under license  
**1.325 bash 4.2.46-33.el7**  
1.325.1 Available under license  
**1.326 cryptsetup 2.0.3-5.el7**  
1.326.1 Available under license  
**1.327 libtiff 4.0.3-32.el7**  
1.327.1 Available under license  
**1.328 httpcore-nio 4.4.12**  
1.328.1 Available under license  
**1.329 libdrm 2.4.97-2.el7**  
1.329.1 Available under license  
**1.330 alsa 1.1.8-1.el7**  
1.330.1 Available under license  
**1.331 lm-sensors 3.4.0-8.20160601gitf9185e5.el7**  
1.331.1 Available under license  
**1.332 libjpeg-turbo 1.2.90-8.el7**  
1.332.1 Notifications  
1.332.2 Available under license  
**1.333 hwdata 0.252-9.3.el7**  
1.333.1 Available under license  
**1.334 pango 1.42.4-4.el7\_7**  
1.334.1 Available under license  
**1.335 cups 1.6.3-40.el7**  
1.335.1 Available under license  
**1.336 cairo 1.15.12-4.el7**  
1.336.1 Available under license  
**1.337 gpm 1.20.7-6.el7**  
1.337.1 Available under license  
**1.338 tzdata 2019c-1.el7**  
1.338.1 Available under license  
**1.339 libtirpc 0.2.4-0.16.el7**  
1.339.1 Available under license  
**1.340 lshw-b B.02.18-13.el7**

1.340.1 Available under license  
**1.341 lshw B.02.18-13.el7**  
1.341.1 Available under license  
**1.342 nspr 4.21.0-1.el7**  
1.342.1 Available under license  
**1.343 libx11 1.6.7-2.el7**  
1.343.1 Available under license  
**1.344 joda-time 2.10.4**  
1.344.1 Available under license  
**1.345 httpcomponents-client 4.5.6**  
1.345.1 Available under license  
**1.346 metrics 2.2.0**  
1.346.1 Available under license  
**1.347 cyrus-sasl 2.1.26-23.el7**  
1.347.1 Available under license  
**1.348 iputils 20160308-10.el7**  
1.348.1 Available under license  
**1.349 acl 2.2.51-14.el7atomix1**  
1.349.1 Available under license  
**1.350 gpgme 1.3.2-5.el7atomix1**  
1.350.1 Available under license  
**1.351 slf4j-log4j 1.6.6**  
1.351.1 Available under license  
**1.352 hibernate-validator 5.2.2**  
1.352.1 Available under license  
**1.353 jackson-annotations 2.10.1**  
1.353.1 Available under license  
**1.354 curl 7.59.0**  
1.354.1 Available under license  
**1.355 libtasn 4.10-1.el7**  
1.355.1 Available under license  
**1.356 netty 4.1.32**  
1.356.1 Available under license  
**1.357 metrics 3.1.2**  
1.357.1 Available under license  
**1.358 compiler 0.9.6**  
1.358.1 Available under license  
**1.359 ca-certificates 2019.2.32-76.el7\_7**  
1.359.1 Available under license

- 1.360 kafka-streams 2.1.1**
  - 1.360.1 Available under license
- 1.361 strace 4.12-9.el7**
  - 1.361.1 Available under license
- 1.362 lvm2 1.02.158-2.el7atomix1**
  - 1.362.1 Available under license
- 1.363 flink-shaded-asm-6 6.2.1**
  - 1.363.1 Available under license
- 1.364 nss-softokn 3.44.0-8.el7\_7**
  - 1.364.1 Available under license
- 1.365 nss-util 3.44.0-4.el7\_7**
  - 1.365.1 Available under license
- 1.366 sto-trust 7-20181115212006**
  - 1.366.1 Available under license
- 1.367 libpgp-error 1.12-3.el7atomix1**
  - 1.367.1 Available under license
- 1.368 cracklib 2.9.0-11.el7**
  - 1.368.1 Available under license
- 1.369 perl 5.16.3-294.el7\_6**
  - 1.369.1 Available under license
- 1.370 libpng 1.5.13-7.el7\_2**
  - 1.370.1 Available under license
- 1.371 d-bus 1.10.24-13.el7\_6**
  - 1.371.1 Available under license
- 1.372 libxtst 1.2.3-1.el7**
  - 1.372.1 Available under license
- 1.373 libxi 1.7.9-1.el7**
  - 1.373.1 Available under license
- 1.374 perl 5.16.3-293.el7**
  - 1.374.1 Available under license
- 1.375 attr 2.4.46-13.el7atomix1**
  - 1.375.1 Available under license
- 1.376 logback-core 1.1.3**
  - 1.376.1 Available under license
- 1.377 javax-annotation-api 1.2**
  - 1.377.1 Available under license
- 1.378 guice 3.1.0**
  - 1.378.1 Available under license
- 1.379 openjdk 1.8.0u242**



- 1.379.1 Available under license
- 1.380 jackson-module-paranamer 2.10.2**
  - 1.380.1 Available under license
- 1.381 libcap 2.22-10.el7atomix1**
  - 1.381.1 Available under license
- 1.382 mesa 18.3.4-6.el7\_7**
  - 1.382.1 Available under license
- 1.383 lz4 1.7.5-3.el7.0atomix1**
  - 1.383.1 Available under license
- 1.384 commons-compiler 3.0.9**
  - 1.384.1 Available under license
- 1.385 janino 3.0.9**
  - 1.385.1 Available under license
- 1.386 log4j-api 2.11.1**
  - 1.386.1 Available under license
- 1.387 rocksdb 5.14.2**
  - 1.387.1 Available under license
- 1.388 snake-yaml 1.17**
  - 1.388.1 Available under license
- 1.389 snake-yaml 1.15**
  - 1.389.1 Available under license
- 1.390 snake-yaml 1.24**
  - 1.390.1 Available under license
- 1.391 slf4j 1.8.0-alpha2**
  - 1.391.1 Available under license
- 1.392 cassandra-driver-mapping 3.0.0**
  - 1.392.1 Available under license
- 1.393 simpleclient-dropwizard 0.6.0**
  - 1.393.1 Available under license
- 1.394 simpleclient-pushgateway 0.3.0**
  - 1.394.1 Available under license
- 1.395 flink-shaded-jackson 2.10.1**
  - 1.395.1 Available under license
- 1.396 calcite-core 1.20.0**
  - 1.396.1 Available under license
- 1.397 flink-shaded-guava 18.0**
  - 1.397.1 Available under license
- 1.398 flink-shaded-netty 4.1.32.final**
  - 1.398.1 Available under license

- 1.399 spring-boot-starter-cache 2.0.1**
  - 1.399.1 Available under license
- 1.400 spring-kafka 2.1.9**
  - 1.400.1 Available under license
- 1.401 avatica-core 1.15.0**
  - 1.401.1 Available under license
- 1.402 calcite-linq4j 1.20.0**
  - 1.402.1 Available under license
- 1.403 tomcat-embed-websocket 9.0.8**
  - 1.403.1 Available under license
- 1.404 slf4j-log4j 1.7.15**
  - 1.404.1 Available under license
- 1.405 tomcat-embed-el 9.0.8**
  - 1.405.1 Available under license
- 1.406 log4j-slf4j18-impl 2.11.1**
  - 1.406.1 Available under license
- 1.407 openjdk 1.8.0.242.b08-0.el7\_7**
  - 1.407.1 Available under license
- 1.408 libxslt 1.1.28-5.el7.0atomix1**
  - 1.408.1 Available under license
- 1.409 python 2.7.17-1.el7.0atomix2**
  - 1.409.1 Available under license
- 1.410 scala 2.11.12**
  - 1.410.1 Available under license
- 1.411 procps 3.3.10-26.el7.0atomix1**
  - 1.411.1 Available under license
- 1.412 libsemanage-common 2.5-14.el7.0atomix1**
  - 1.412.1 Available under license
- 1.413 python 3.7.6-1.el7.0atomix1**
  - 1.413.1 Available under license
- 1.414 openssl 1.0.2u.6.2.374-20200204204722.el7**
  - 1.414.1 Available under license
- 1.415 shadow-utils 4.6-8.el7\_7.0atomix1**
  - 1.415.1 Available under license
- 1.416 xz 5.2.2-1.el7.0atomix1**
  - 1.416.1 Available under license
- 1.417 golang-snappy v0.0.0-20170215233205-553a64147049**
  - 1.417.1 Available under license
- 1.418 datadog-zstd 1.3.5**

- 1.418.1 Available under license
- 1.419 x-net v0.0.0-20190125091013-d26f9f9a57f3**
  - 1.419.1 Available under license
- 1.420 rcrowley-go-metrics v0.0.0-20181016184325-3113b8401b8a**
  - 1.420.1 Available under license
- 1.421 gorilla v1.7.0**
  - 1.421.1 Available under license
- 1.422 zeromq 4.1.4-6**
  - 1.422.1 Available under license
- 1.423 json-cpp 0.10.5-2**
  - 1.423.1 Available under license
- 1.424 shadow 4.6-1**
  - 1.424.1 Available under license
- 1.425 libdevmapper 1.02.149-10**
  - 1.425.1 Available under license
- 1.426 newt 0.52.15-4**
  - 1.426.1 Available under license
- 1.427 jna 3.5.2-8**
  - 1.427.1 Available under license
- 1.428 commons-fileupload 1.3.2-3.1**
  - 1.428.1 Available under license
- 1.429 commons-digester 1.8.1-19**
  - 1.429.1 Available under license
- 1.430 leveldb 1.12.0-11**
  - 1.430.1 Available under license
- 1.431 lucene 7.6.0**
  - 1.431.1 Available under license
- 1.432 nss 3.44.0-7.el7\_7**
  - 1.432.1 Available under license
- 1.433 pierrec-lz4 2.0.5+incompatible**
  - 1.433.1 Available under license
- 1.434 openssl 1.0.2r**
  - 1.434.1 Available under license
- 1.435 openssl 1.0.2p**
  - 1.435.1 Available under license
- 1.436 httpcomponents-client 4.5.10**
  - 1.436.1 Available under license
- 1.437 go-resiliency 1.1.0**
  - 1.437.1 Available under license

- 1.438 unzip 6.0-20.el7.0atomix2**
  - 1.438.1 Available under license
- 1.439 systemd 219-67.el7\_7.4**
  - 1.439.1 Available under license
- 1.440 bzip2 1.0.6-13.el7atomix1**
  - 1.440.1 Available under license
- 1.441 libxcursor 1.1.15-1.el7.0atomix1**
  - 1.441.1 Available under license
- 1.442 util-linux 2.23.2-61.el7\_7.1**
  - 1.442.1 Available under license
- 1.443 jq 1.6-2.el7.0atomix1**
  - 1.443.1 Available under license
- 1.444 expat 2.1.0-10.el7\_3.0atomix1**
  - 1.444.1 Available under license
- 1.445 tar 1.32-1.el7.0atomix1**
  - 1.445.1 Available under license
- 1.446 oniguruma 6.9.4-1.el7.0atomix1**
  - 1.446.1 Available under license
- 1.447 free-type 2.9.1-8.el7.0atomix1**
  - 1.447.1 Available under license
- 1.448 binutils 2.27-41.base.el7\_7.3**
  - 1.448.1 Available under license
- 1.449 aop-alliance 1.3.1.7-5.ph2**
  - 1.449.1 Available under license
- 1.450 libidn 1.28-4.el7.0atomix1**
  - 1.450.1 Available under license
- 1.451 kmod 20-25.el7\_7.1**
  - 1.451.1 Available under license
- 1.452 cpp 4.8.5-39.el7atomix1**
  - 1.452.1 Available under license
- 1.453 sqlite 3.26.0-7.el7.0atomix1**
  - 1.453.1 Available under license
- 1.454 grpc 1.28.1**
  - 1.454.1 Available under license
- 1.455 fribidi 1.0.2-1.el7\_7.1.0atomix1**
  - 1.455.1 Available under license
- 1.456 openssl 1.0.2t**
  - 1.456.1 Available under license
- 1.457 jackson-datatype-jdk8 2.6.3**

- 1.457.1 Available under license
- 1.458 cpio 2.13-4.el7\_7.0atomix1**
- 1.458.1 Available under license
- 1.459 sysstat 11.7.3-3.el7\_7.0atomix1**
- 1.459.1 Available under license
- 1.460 ncurses 6.1-15.20191109.el7\_7.0atomix1**
- 1.460.1 Available under license
- 1.461 libidn 2.3.0-1.el7.0atomix1**
- 1.461.1 Available under license
- 1.462 coreutils 8.31-9.el7.0atomix3**
- 1.462.1 Available under license
- 1.463 curl 7.69.1-1.el7\_7.0atomix1**
- 1.463.1 Available under license
- 1.464 glib 2.56.1-5.el7\_7.0atomix2**
- 1.464.1 Available under license
- 1.465 slf4j 1.7.15**
- 1.465.1 Available under license
- 1.466 glibc 2.17-316.el7**
- 1.466.1 Available under license
- 1.467 vim 7.4.629-7.el7**
- 1.467.1 Available under license
- 1.468 nss 3.44.0-4.el7\_7**
- 1.468.1 Available under license
- 1.469 libice 1.0.9-9.el7**
- 1.469.1 Available under license
- 1.470 lcms Version Detected1.8.0.242.b08-0.el7\_7**
- 1.470.1 Available under license
- 1.471 readline 4.2.46-33.el7**
- 1.471.1 Available under license
- 1.472 confluent-kafka 0.11.6**
- 1.472.1 Available under license
- 1.473 confluent-kafka 1.3.0**
- 1.473.1 Available under license
- 1.474 zstd 1.3.7**
- 1.474.1 Available under license
- 1.475 confluent-kafka-go 1.3.0**
- 1.475.1 Available under license
- 1.476 scipy 1.4.1**
- 1.476.1 Available under license

- 1.477 jersey 2.25.1**
  - 1.477.1 Available under license
- 1.478 jersey 2.22.1**
  - 1.478.1 Available under license
- 1.479 kerberos 1.15.1-37.el7\_7.2**
  - 1.479.1 Available under license
- 1.480 elasticsearch 5.6.2**
  - 1.480.1 Available under license
- 1.481 asm 5.0.3**
  - 1.481.1 Available under license
- 1.482 numpy 1.18.2**
  - 1.482.1 Available under license
- 1.483 jackson-databind 2.10.1**
  - 1.483.1 Available under license
- 1.484 jackson 2.8.11**
  - 1.484.1 Available under license
- 1.485 jackson-databind 2.10.2**
  - 1.485.1 Available under license
- 1.486 jackson-databind 2.6.3**
  - 1.486.1 Available under license
- 1.487 jackson 2.10.1**
  - 1.487.1 Available under license
- 1.488 jackson 2.10.2**
  - 1.488.1 Available under license
- 1.489 conscrypt 1.0.0**
  - 1.489.1 Available under license
- 1.490 openjdk-jre 1.8.0u242**
  - 1.490.1 Available under license
- 1.491 open-ldap 2.4.44-21.el7\_7.0atomix1**
  - 1.491.1 Available under license
- 1.492 libxml 2.9.10-3.el7\_7.0atomix1**
  - 1.492.1 Available under license
- 1.493 openssl 1.0.2u**
  - 1.493.1 Available under license
- 1.494 openssl 1.1.1g**
  - 1.494.1 Available under license
- 1.495 libsodium 1.0.18**
  - 1.495.1 Available under license
- 1.496 jackson-datatype-jdk8 2.9.8**

- 1.496.1 Available under license
- 1.497 jackson-dataformat-csv 2.10.1**
- 1.497.1 Available under license
- 1.498 spring-boot-starter-tomcat 2.0.3**
- 1.498.1 Available under license
- 1.499 rocksdbjni 5.14.2**
- 1.499.1 Available under license
- 1.500 libunistring 0.9.3-9.el7**
- 1.500.1 Available under license
- 1.501 groff 1.22.2-8.el7**
- 1.501.1 Available under license
- 1.502 jackson-xc 2.6.3**
- 1.502.1 Available under license
- 1.503 jackson-jaxrs 2.6.3**
- 1.503.1 Available under license
- 1.504 jackson-xc 2.9.6**
- 1.504.1 Available under license
- 1.505 jackson-jaxrs 2.9.6**
- 1.505.1 Available under license
- 1.506 search-guard-ssl 5.6.2-23**
- 1.506.1 Available under license
- 1.507 commons-codec 1.13**
- 1.507.1 Available under license
- 1.508 commons-lang3 3.0**
- 1.508.1 Available under license
- 1.509 hicolor-icon-theme 0.12-7.el7**
- 1.509.1 Available under license
- 1.510 pygpgme 0.3-9.el7**
- 1.510.1 Available under license
- 1.511 python-iniparse 0.4-9.el7**
- 1.511.1 Available under license
- 1.512 jersey-client 2.22.1**
- 1.512.1 Available under license
- 1.513 xorg-x11-fonts 7.5-9.el7**
- 1.513.1 Available under license
- 1.514 pinentry 0.8.1-17.el7**
- 1.514.1 Available under license
- 1.515 jersey-guava 2.22.1**
- 1.515.1 Available under license

- 1.516 jersey-server 2.22.1**
  - 1.516.1 Available under license
- 1.517 gawk 4.0.2-4.el7\_3.1**
  - 1.517.1 Available under license
- 1.518 dejavu-fonts 2.33-6.el7**
  - 1.518.1 Available under license
- 1.519 python-urlgrabber 3.10-9.el7**
  - 1.519.1 Available under license
- 1.520 copy-jdk-configs 3.3-10.el7\_5**
  - 1.520.1 Available under license
- 1.521 javapackages-tools 3.4.1-11.el7**
  - 1.521.1 Available under license
- 1.522 file-system 3.2-25.el7**
  - 1.522.1 Available under license
- 1.523 pth 2.0.7-23.el7**
  - 1.523.1 Available under license
- 1.524 shared-mime-info 1.8-4.el7**
  - 1.524.1 Available under license
- 1.525 texinfo 5.1-5.el7**
  - 1.525.1 Available under license
- 1.526 yum-metadata-parser 1.1.4-10.el7**
  - 1.526.1 Available under license
- 1.527 gdbm 1.10-8.el7**
  - 1.527.1 Available under license
- 1.528 libverto 0.2.5-4.el7**
  - 1.528.1 Available under license
- 1.529 pyliblzma 0.5.3-11.el7**
  - 1.529.1 Available under license
- 1.530 libassuan 2.1.0-3.el7atomix1**
  - 1.530.1 Available under license
- 1.531 jctools-core 2.1.2**
  - 1.531.1 Available under license
- 1.532 j2objc-annotations 1.1**
  - 1.532.1 Available under license
- 1.533 hppc 0.7.1**
  - 1.533.1 Available under license
- 1.534 metrics-core 2.2.0**
  - 1.534.1 Available under license
- 1.535 metrics-jvm 3.1.2**



1.535.1 Available under license  
**1.536 jackson 2.9.8**  
1.536.1 Available under license  
**1.537 curator-framework 2.12.0**  
1.537.1 Available under license  
**1.538 commons-codec 1.11**  
1.538.1 Available under license  
**1.539 paranamer 2.8**  
1.539.1 Available under license  
**1.540 curator-client 2.12.0**  
1.540.1 Available under license  
**1.541 curator-recipes 2.12.0**  
1.541.1 Available under license  
**1.542 httpcomponents-core 4.4.12**  
1.542.1 Available under license  
**1.543 httpclient 4.5.6**  
1.543.1 Available under license  
**1.544 jackson-dataformat-yaml 2.10.1**  
1.544.1 Available under license  
**1.545 jaxb-runtime 2.3.0**  
1.545.1 Available under license  
**1.546 commons-lang3 3.3.2**  
1.546.1 Available under license  
**1.547 txw2 2.3.0**  
1.547.1 Available under license  
**1.548 commons-modeler 2.0.1**  
1.548.1 Available under license  
**1.549 commons-cli 1.3.1**  
1.549.1 Available under license  
**1.550 httpcomponents-core 4.4.5**  
1.550.1 Available under license  
**1.551 httpasyncclient 4.1.2**  
1.551.1 Available under license  
**1.552 httpcore-nio 4.4.5**  
1.552.1 Available under license  
**1.553 udev 219-67.el7\_7.4**  
1.553.1 Available under license  
**1.554 gson 2.8.6**  
1.554.1 Available under license

**1.555 jopt-simple 5.0.4**

1.555.1 Available under license

**1.556 jackson-annotations 2.10.2**

1.556.1 Available under license

**1.557 jopt-simple 5.0.2**

1.557.1 Available under license

**1.558 flink-java 1.9.2**

1.558.1 Available under license

**1.559 flink-shaded-curator 1.9.2**

1.559.1 Available under license

**1.560 flink-table-api-java 1.9.2**

1.560.1 Available under license

**1.561 force-shading 1.9.2**

1.561.1 Available under license

**1.562 flink-metrics-core 1.9.2**

1.562.1 Available under license

**1.563 flink-hadoop-fs 1.9.2**

1.563.1 Available under license

**1.564 flink-mapr-fs 1.9.2**

1.564.1 Available under license

**1.565 flink-annotations 1.9.2**

1.565.1 Available under license

**1.566 flink-queryable-state-client-java 1.9.2**

1.566.1 Available under license

**1.567 flink-sql-parser 1.9.2**

1.567.1 Available under license

**1.568 flink-core 1.9.2**

1.568.1 Available under license

**1.569 flink-table-common 1.9.2**

1.569.1 Available under license

**1.570 flink-metrics-dropwizard 1.9.2**

1.570.1 Available under license

**1.571 javax-annotation-api 1.3.2**

1.571.1 Available under license

**1.572 servlet-api 3.1.0**

1.572.1 Available under license

**1.573 queue 1.1.0**

1.573.1 Available under license

**1.574 jaxb-core 2.3.0**

1.574.1 Available under license  
**1.575 errors 0.8.1**  
1.575.1 Available under license  
**1.576 high-scale-lib 1.0.6**  
1.576.1 Available under license  
**1.577 libsepol 2.5-10.el7**  
1.577.1 Available under license  
**1.578 libsm 1.2.2-2.el7**  
1.578.1 Available under license  
**1.579 keyutils 1.5.8-3.el7**  
1.579.1 Available under license  
**1.580 protobuf-java 3.9.1**  
1.580.1 Available under license  
**1.581 objenesis 2.1**  
1.581.1 Available under license  
**1.582 pkg-config 0.27.1-4.el7**  
1.582.1 Available under license  
**1.583 systemd-shim 219-67.el7\_7.4**  
1.583.1 Available under license  
**1.584 fdisk 2.23.2-61.el7\_7.1**  
1.584.1 Available under license  
**1.585 libasyns 219-67.el7\_7.4**  
1.585.1 Available under license  
**1.586 libpkit 0.23.5-3.el7**  
1.586.1 Available under license  
**1.587 istack-commons 3.0.5**  
1.587.1 Available under license  
**1.588 jsr305 3.0.2**  
1.588.1 Available under license

## 1.1 apache-log4j 1.2.17

### 1.1.1 Available under license :

Apache log4j  
Copyright 2007 The Apache Software Foundation

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

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

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

### 3. Grant

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

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole

responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

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

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

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

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at

\*

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

\*

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

\*/

## 1.2 glibc 2.17

### 1.2.1 Available under license :

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:



Copyright (C) 1991 Regents of the University of California.

All rights reserved.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

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

THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL

DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

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

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

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

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

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

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

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

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

#### Permission

to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator  
School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or [Software.Distribution@CS.CMU.EDU](mailto:Software.Distribution@CS.CMU.EDU) any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

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

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

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

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

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

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

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

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

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

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

/\* The Inner Net License, Version 2.00

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s) of the author(s) nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General Public License, version 2.1 or later - see the file COPYING.LIB for details.

If you did not receive a copy of the license with this program, please see <<http://www.gnu.org/licenses/>> to obtain a copy.

The libidn code is copyright Simon Josefsson, with portions copyright The Internet Society, Tom Tromej and Red Hat, Inc.:

Copyright (C) 2002, 2003, 2004, 2011 Simon Josefsson

This file is part of GNU Libidn.

GNU Libidn is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public

License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

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

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

The following notice applies to portions of libidn/nfkc.c:

This file contains functions from GLIB, including gutf8.c and gunidecomp.c, all licensed under LGPL and copyright hold by:

Copyright (C) 1999, 2000 Tom Tromej

Copyright 2000 Red Hat, Inc.

The following applies to portions of libidn/punycodes.c and libidn/punycodes.h:

This file is derived from RFC 3492bis written by Adam M. Costello.

Disclaimer and license: Regarding this entire document or

any portion of it (including the pseudocode and C code), the author makes no guarantees and is not responsible for any damage resulting from its use. The author grants irrevocable permission to anyone to use, modify, and distribute it in any way that does not diminish the rights of anyone else to use, modify, and distribute it, provided that redistributed derivative works do not contain misleading author or version information. Derivative works need not be licensed under similar terms.

Copyright (C) The Internet Society (2003). All Rights Reserved.

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this paragraph are included on all such copies and derivative works. However, this document itself

may not be modified in any way, such as by removing the copyright notice or references to the Internet Society or other Internet organizations, except as needed for the purpose of developing Internet standards in which case the procedures for copyrights defined in the Internet Standards process must be followed, or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by the Internet Society or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and THE INTERNET SOCIETY AND THE INTERNET ENGINEERING TASK FORCE DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C)  
1998 WIDE Project.  
All rights reserved.

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

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

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

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

The file `posix/runtests.c` is copyright Tom Lord:

Copyright 1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

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

The `posix/rxspencer` tests are copyright Henry Spencer:

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



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

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

The file `posix/PCRE.tests` is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

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

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not

intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.  
Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Part of stdio-common/tst-printf.c is copyright C E Chew:

(C) Copyright C E Chew

Feel free to copy, use and distribute this software provided:

1. you do not pretend that you wrote it
2. you leave this copyright notice intact.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

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

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

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

License along with this library; if not, see

<<http://www.gnu.org/licenses/>>. \*/

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

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

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

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111 USA

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

#### Preamble

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

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

in new free programs; and that you know you can do these things.

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

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

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

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

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

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

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

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

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

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

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

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

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

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

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

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

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

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

itself accompanies the executable.

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

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

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

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

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

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

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

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

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

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

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

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



of promoting the sharing and reuse of software generally.

## NO WARRANTY

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

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

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

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

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

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

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

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

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

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

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

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

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

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

## Preamble

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

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

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

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

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

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

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

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

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

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

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

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

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

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

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

^L

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

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

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

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

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

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

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

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

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

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

^L

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

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

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

If distribution of object code is made by offering access to copy

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library".

The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

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

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

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

^L

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

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



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

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

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

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

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

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

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

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

^L

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

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

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

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

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

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

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You

may not impose any further restrictions on the recipients' exercise of the rights granted herein.

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

^L

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

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

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

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

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

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

but may differ in detail to address new problems or concerns.

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

^L

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

#### NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

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

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

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

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

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

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

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

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

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

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

That's all there is to it!

# 1.3 bzip2 1.0.6

## 1.3.1 Available under license :

This program, "bzip2" and associated library "libbzip2", are copyright (C) 1996-2002 Julian R Seward. All rights reserved.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

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

Julian Seward, Cambridge, UK.  
jseward@acm.org  
bzip2/libbzip2 version 1.0.2 of 30 December 2001

%%CreationDate: Wed Dec 22 1999  
% Copyright (URW)++, Copyright 1999 by (URW)++ Design & Development  
% (URW)++, Copyright 1999 by (URW)++ Design & Development

```
% See the file COPYING (GNU General Public License) for license conditions.
% As a special exception, permission is granted to include this font
% program in a Postscript or PDF file that consists of a document that
% contains text to be displayed or printed using this font, regardless
% of the conditions or license applying to the document itself.
```

```
/Notice ((URW)++,Copyright 1999 by (URW)++ Design & Development. See the file COPYING (GNU General
Public License) for license conditions. As a special exception, permission is granted to include this font program in a
Postscript or PDF file that consists of a document that contains text to be displayed or printed using this font,
regardless of the conditions or license applying to the document itself.) readonly def
```

```
/Copyright (Copyright (URW)++,Copyright 1999 by (URW)++ Design
& Development) readonly def
```

```
/*
```

```
minibz2
```

```
libbz2.dll test program.
```

```
by Yoshioka Tsuneo (tsuneo@rr.iij4u.or.jp)
```

```
This file is Public Domain. Welcome any email to me.
```

```
usage: minibz2 [-d] [-{1,2,..9}] [[srcfilename] destfilename]
```

```
*/
```

## 1.4 guava 18.0

### 1.4.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and



You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of

any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This

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

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

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You

agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain  
a copy of the License at

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

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

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

# 1.5 commons-collections 3.2.2

## 1.5.1 Available under license :

Apache Commons Collections  
Copyright 2001-2015 The Apache Software Foundation

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

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

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

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

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

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

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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

# 1.6 protobuf 3.2.0

## 1.6.1 Available under license :

Copyright 2008, Google Inc.  
All rights reserved.

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

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

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

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

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

This license applies to all parts of Protocol Buffers except the following:

- Atomicops support for generic gcc, located in `src/google/protobuf/stubs/atomicops_internals_generic_gcc.h`. This file is copyrighted by Red Hat Inc.

- Atomicops support for AIX/POWER, located in `src/google/protobuf/stubs/atomicops_internals_power.h`. This file is copyrighted by Bloomberg Finance LP.

Copyright 2014, Google Inc. All rights reserved.

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

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

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

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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



Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

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

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

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

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [2007] Neal Norwitz  
Portions Copyright [2007] Google Inc.

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

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

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

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Mocking Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Benoit Sigoure <tsuna@google.com>  
Bogdan Pilocca <boo@google.com>  
Chandler Carruth <chandlerc@google.com>  
Dave MacLachlan <dmaclach@gmail.com>  
David Anderson <danderson@google.com>  
Dean Sturtevant  
Gene Volovich <gv@cite.com>  
Hal Burch <gmock@hburch.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Jim Keller <jimkeller@google.com>  
Joe Walnes <joe@truemesh.com>  
Jon Wray <jwray@google.com>  
Keir Mierle <mierle@gmail.com>  
Keith Ray <keith.ray@gmail.com>  
Kostya Serebryany <kcc@google.com>  
Lev Makhlis  
Manuel Klimek <klimek@google.com>

Mario Tanev <radix@google.com>  
Mark Paskin  
Markus Heule <markus.heule@gmail.com>  
Matthew Simmons <simmonmt@acm.org>  
Mike Bland <mbland@google.com>  
Neal Norwitz <nnorwitz@gmail.com>  
Nermin Ozkiranartli <nermin@google.com>  
Owen  
Carlsen <ocarlsen@google.com>  
Paneendra Ba <paneendra@google.com>  
Paul Menage <menage@google.com>  
Piotr Kaminski <piotrk@google.com>  
Russ Rufer <russ@pentad.com>  
Sverre Sundsdal <sundsda@gmail.com>  
Takeshi Yoshino <tyoshino@google.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Wolfgang Klier <wklier@google.com>  
Zhanyong Wan <wan@google.com>  
This file contains a list of people who have made large contributions  
to the public version of Protocol Buffers.

Original Protocol Buffers design and implementation:

Sanjay Ghemawat <sanjay@google.com>  
Jeff Dean <jeff@google.com>  
Daniel Dulitz <daniel@google.com>  
Craig Silverstein  
Paul Haahr <haahr@google.com>  
Corey Anderson <corin@google.com>  
(and many others)

Proto2 C++ and Java primary author:

Kenton Varda <kenton@google.com>

Proto2 Python primary authors:

Will Robinson <robinson@google.com>  
Petar Petrov <petar@google.com>

Java Nano primary authors:

Brian Duff <bduff@google.com>  
Tom Chao <chaot@google.com>  
Max Cai <maxtroy@google.com>  
Ulas Kirazci <ulas@google.com>

Large code contributions:

Jason Hsueh <jasonh@google.com>  
Joseph Schorr <jschorr@google.com>  
Wenbo Zhu <wenboz@google.com>

Large quantity of code reviews:

Scott Bruce <sbruce@google.com>  
Frank Yellin  
Neal Norwitz <nnorwitz@google.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Ambrose  
Feinstein <ambrose@google.com>

Documentation:

Lisa Carey <lcarey@google.com>

Maven packaging:

Gregory Kick <gak@google.com>

Patch contributors:

Kevin Ko <kevin.s.ko@gmail.com>  
\* Small patch to handle trailing slashes in --proto\_path flag.

Johan Euphrosine <proppy@aminche.com>  
\* Small patch to fix Python CallMethod().

Ulrich Kunitz <kune@deine-taler.de>  
\* Small optimizations to Python serialization.

Leandro Lucarella <llucax@gmail.com>  
\* VI syntax highlighting tweaks.  
\* Fix compiler to not make output executable.

Dilip Joseph <dilip.antony.joseph@gmail.com>  
\* Heuristic detection of sub-messages when printing unknown fields in text format.

Brian Atkinson <nairb774@gmail.com>  
\* Added @Override annotation to generated Java code where appropriate.

Vincent Choinire <Choiniere.Vincent@hydro.qc.ca>  
\* Tru64 support.

Monty Taylor <monty.taylor@gmail.com>  
\* Solaris 10 + Sun Studio fixes.

Alek Storm <alek.storm@gmail.com>  
  
\* Slicing support for repeated scalar fields for the Python API.

Oleg Smolsky <oleg.smolsky@gmail.com>  
\* MS Visual Studio error format option.  
\* Detect unordered\_map in stl\_hash.m4.

Brian Olson <brianolson@google.com>  
\* gzip/zlib I/O support.

Michael Poole <mdpoole@troilus.org>  
\* Fixed warnings about generated constructors not explicitly initializing all fields (only present with certain compiler settings).  
\* Added generation of field number constants.

Wink Saville <wink@google.com>  
\* Fixed initialization ordering problem in logging code.

Will Pierce <willp@nuclei.com>  
\* Small patch improving performance of in Python serialization.

Alexandre Vassalotti <alexandre@peadrop.com>  
\* Emacs mode for Protocol Buffers (editors/protobuf-mode.el).

Scott Stafford <scott.stafford@gmail.com>  
\* Added Swap(), SwapElements(), and RemoveLast() to Reflection interface.

Alexander Melnikov <alm@sibmail.ru>  
\* HPUX support.

Oliver Jowett <oliver.jowett@gmail.com>  
\* Detect whether zlib is new enough in configure script.  
\* Fixes for Solaris 10 32/64-bit confusion.

Evan Jones <evanj@mit.edu>  
\* Optimize Java serialization code when writing a small message to a stream.  
\* Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.  
\* Clean up some Java warnings.  
\* Fix bug with permanent callbacks that delete themselves when run.

Michael Kucharski <m.kucharski@gmail.com>  
\* Added CodedInputStream.getTotalBytesRead().

Kacper Kowalik <xarthisius.kk@gmail.com>  
\* Fixed m4/acx\_pthread.m4 problem for some Linux distributions.

William Orr <will@worrbase.com>  
\* Fixed detection of sched\_yield on Solaris.  
\* Added atomicops for Solaris

Andrew Paprocki <andrew@ishiboo.com>  
\* Fixed minor IBM xLC compiler build issues  
\* Added atomicops for AIX (POWER)

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>  
Balzs Dn <balazs.dan@gmail.com>  
Bharat Mediratta <bharat@menalto.com>  
Chandler Carruth <chandlerc@google.com>  
Chris Prince <cprince@google.com>  
Chris Taylor <taylorc@google.com>  
Dan Egnor <egnor@google.com>  
Eric Roman <eroman@chromium.org>  
Hady Zalek <hady.zalek@gmail.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Ji Sigursson <joi@google.com>  
Keir Mierle <mierle@gmail.com>  
Keith Ray <keith.ray@gmail.com>  
Kenton Varda <kenton@google.com>  
Manuel Klimek <klimek@google.com>  
Markus Heule <markus.heule@gmail.com>



Mika Raento <mikie@iki.fi>  
Mikls Fazekas <mfazekas@szemafor.com>  
Pasi Valminen <pasi.valminen@gmail.com>  
Patrick Hanna <phanna@google.com>  
Patrick Riley <pfr@google.com>  
Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean McAfee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>

## 1.7 zookeeper 3.4.10

### 1.7.1 Available under license :

Copyright (c) 2004-2008 QOS.ch  
All rights reserved.

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

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

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

Copyright (c) 2002, 2004, Christopher Clark  
All rights reserved.

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

modification, are permitted provided that the following conditions are met:

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

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

\* Neither the name of the original author; nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

Apache ZooKeeper

Copyright 2009-2017 The Apache Software Foundation

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

-----

include/winstdint.h is included only for Windows Client support, as follows:

```
// ISO C9x compliant stdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
// 1. Redistributions of source code must retain the above copyright notice,
//    this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
```

```
// notice, this list of conditions and the following disclaimer in the
// documentation and/or other materials provided with the distribution.
//
// 3. The name of the author
// may be used to endorse or promote products
// derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//
///////////////////////////////////////////////////////////////////
```

-----

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

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

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

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

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

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

has been advised of the possibility of such damages.

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

## END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

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

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

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

Copyright (c) 2002-2006, Marc Prud'hommeaux <mwpl@cornell.edu>  
All rights reserved.

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

Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

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

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

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

This contrib module includes icons available under the Eclipse Public Licence Version 1.0 . from the Eclipse Java Development Platform.

The lib sub-directory includes a binary only jar library developed at <http://sourceforge.net/projects/jtoaster/>

This contrib module includes software developed under the COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

This contrib depends on binary only jar libraries developed at:

<https://jersey.dev.java.net/>

<https://grizzly.dev.java.net/>

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

"Licensor" shall mean the copyright owner or entity authorized by



the copyright owner that is granting the License.

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

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

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

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

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

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

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

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

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

3. Grant of Patent License. Subject to the terms and conditions of this

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

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

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

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

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

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

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

## END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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

Net::ZooKeeper - Perl extension for Apache ZooKeeper  
Copyright 2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache ZooKeeper  
Copyright 2009-2017 The Apache Software Foundation

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

This product includes software developed by  
The Netty Project (<http://netty.io/>)  
Copyright 2011 The Netty Project

The Netty NOTICE file contains the following items:  
This product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

- \* LICENSE:
  - \* [license/LICENSE.jsr166y.txt](#) (Public Domain)
- \* HOMEPAGE:
  - \* <http://gee.cs.oswego.edu/cgi-bin/viewcvcs.cgi/jsr166/>
  - \* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

- \* LICENSE:
  - \* [license/LICENSE.base64.txt](#) (Public Domain)
- \* HOMEPAGE:
  - \* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

- \* LICENSE:
  - \* [license/LICENSE.jzlib.txt](#) (BSD Style License)
- \* HOMEPAGE:
  - \* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based

WebSocket and HTTP server:

- \* LICENSE:
  - \* license/LICENSE.webbit.txt (BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/joewalnes/webbit>

This product optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.protobuf.txt (New BSD License)
- \* HOMEPAGE:
  - \* <http://code.google.com/p/protobuf/>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.bouncycastle.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.bouncycastle.org/>

This product optionally depends on 'SLF4J', a simple logging facade for Java, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.slf4j.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.slf4j.org/>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-logging.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.log4j.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://logging.apache.org/log4j/>

This product optionally depends on 'JBoss Logging', a logging framework, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.jboss-logging.txt](#) (GNU LGPL 2.1)

\* HOMEPAGE:

\* <http://anonsvn.jboss.org/repos/common/common-logging-spi/>

This product optionally depends on 'Apache Felix', an open source OSGi framework implementation, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.felix.txt](#) (Apache License 2.0)

\* HOMEPAGE:

\* <http://felix.apache.org/>

Apache ZooKeeper

Copyright 2009-2017 The Apache Software Foundation

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

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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



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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

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

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

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

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

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

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

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

## END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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

This distribution bundles jline 0.9.94, which is available under the 2-clause BSD License. For details, see a copy of the license in lib/jline-0.9.94.LICENSE.txt

This distribution bundles SLF4J 1.6.1, which is available under the MIT License. For details, see a copy of the license in

lib/slf4j-1.6.1.LICENSE.txt

This distribution bundles a modified version of 'JZLib' as part of Netty-3.7.0, which is available under the 3-clause BSD licence. For details, see a copy of the licence in META-INF/license/LICENSE-jzlib.txt as part of the Netty jar in lib/netty-3.7.0.Final.jar.

## 1.8 nginx 1.12.2

### 1.8.1 Available under license :

```
/*
 * Copyright (C) 2002-2017 Igor Sysoev
 * Copyright (C) 2011-2017 Nginx, Inc.
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS'' AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
 * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
 * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
 * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
 * SUCH DAMAGE.
 */
```

## 1.9 jetty 9.2.13.v20150730

### 1.9.1 Available under license :

```
-----BEGIN PGP SIGNED MESSAGE-----
Hash: SHA1
```

Jetty Project  
Contributor License Agreement V1.0  
based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at `svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty` at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to `eclipse@eclipse.com`. If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Jesse C. McConnell  
E-Mail: `jmccconnell@apache.org`  
Mailing Address: 7717 S 167th Street, Omaha, Ne. 68136

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

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

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf

of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: December 19 2007

Please sign: GPG

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.6 (GNU/Linux)

iD8DBQFHacMO+jg6q+ULyBMRAky4AJ9CdNKsmg8n2aFcpQAvcEPXxEjIJACgrvjM  
C/W/GuQFfCJJykkL2jd9/Ag=

=ufUh

-----END

PGP SIGNATURE-----

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at `svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty` at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to `eclipse@eclipse.com`. If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Jan Bartel

E-Mail: `janb@eclipse.com`

Mailing Address: 62 Church St Balmain NSW 2041 Australia

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the



outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

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

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make

Contributions on behalf

of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: 10 March 2006

Please sign: PGP

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.1 (GNU/Linux)

iD8DBQFDjMI6J97Uv2IW248RAmGNAJ9/krpkiYJRrJTMXVvK3cdnVvfU+QCfYFEh  
pN0h9U/xdFTRMFsXYFHQeN4=  
=24Hd

-----END PGP SIGNATURE-----

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project  
Contributor License Agreement V1.0  
based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at `svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty` at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to `eclipse@eclipse.com`. If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Timothy Philip Venum  
E-Mail: `tim@adjective.org`  
Mailing Address: 7/9-11 Cook St, Sutherland, NSW 2232, Australia

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above

license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS"

**BASIS, WITHOUT WARRANTIES OR CONDITIONS**

**OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.**

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date:

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.1 (Darwin)

iD8DBQFEnjfA9nwd0ZUd8/ERArwdAJ4lzyXEi4zSIiJwEAxknGPhzMRswCfRsdI

RUIoI0BYmYpaETSqxt2oLFU=

=Tr57

-----END

PGP SIGNATURE-----

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at `svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty` at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email `eclipse@eclipse.com`. If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Simone Bordet

E-Mail: [simone.bordet@gmail.com](mailto:simone.bordet@gmail.com)

Mailing Address:

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a

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

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

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

litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: 8 January 2007

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.3 (GNU/Linux)

iD8DBQFFoniQJVhlFus9dGQRAmJmAJwL5y1loohVQIICsparvjHMQuwqwCgiZFy  
LBDVaad1bJ1v1EHY901kPcg=



=6rqm  
-----END PGP SIGNATURE-----  
-----BEGIN PGP SIGNED MESSAGE-----  
Hash: SHA1

Jetty Project  
Contributor License Agreement V1.0  
based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").  
In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Jeanfrancois Arcand  
E-Mail: [jfarcand@apache.org](mailto:jfarcand@apache.org)  
Mailing Address: 1800 McGill College Avenue, Suite 800, H3A 3J6 Montreal, Quebec (Canada)

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity

authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed,

constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your

Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: /28/08/06

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.0.7 (GNU/Linux)

iD8DBQFE85cgaq9Frj/CirIRAmuJAKCFgi4W0UOH8IU+SV6PBHRF3BnLgCcDqqC  
Zokttk0bTHfwaa5TxQbScw=  
=N/w/

-----END

PGP SIGNATURE-----

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Thomas Becker

E-Mail: [thomas.becker00@gmail.com](mailto:thomas.becker00@gmail.com)

Mailing Address:

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

## 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s)

with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: 2012-07-17

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.10 (GNU/Linux)

iQEcBAEBAgAGBQJQBb4tAAoJEMHhjBmtgF91HDcH/2nQDPuPztWFrBifnEoLF6Jl  
RUkfJzAPZaLDtDMfiDz7ucdRL1RDodmz4VIF2+fbKeBYQquZXfXIeEghz+tKriK3  
0M12guFkNLDteQp9h2p3Zu9JU3K0y4m84IDWq72HRmh1nRyD6lzZFhDGZ/D+69fF  
tgYG0FwEit00MAq/1RbsXHLpBOY+Jyh/Xy+QRnQTcAQ+tAgOlxds3w+JSs2sGdes  
YLAJQQacLeGh7EzD3F+CKuiwT4c5ub64LdXSIAVj1u2OjZBfqLaJ3FA60Ti+I3kn  
FNWKpzaeX+SQgMak6hsuatXi6EsVk6sIaskwEgl6+Xk+HYWy23ZQ8BKQRLKOZTw=  
=gAqN

-----END

PGP SIGNATURE-----

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: James Strachan

E-Mail: [jstrachan@apache.org](mailto:jstrachan@apache.org)

Mailing Address: 1A Leigh Road, London, UK, N5 1ST

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the public benefit or inconsistent with its nonprofit status and bylaws in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with

MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of



this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of

any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: January 30th 2006

Please sign: GPG

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.1 (Darwin)

iD8DBQFD37/4dL6IZr4c+6kRAtsIAJ41tfd3lj4OM6sIMfJfTOdYdT1bxwCdGgWv  
8sfMxEDZquIqhVbfZU2c76U=  
=8WW7

-----END

PGP SIGNATURE-----

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Nicanor Gonzalez

E-Mail: [ngonzalez@exist.com](mailto:ngonzalez@exist.com)

Mailing Address: 37 TwinHill St., New Manila Rolling Hills, Q.C., Philippines

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.
4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: July 14, 2006

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.4 (MingW32)

iD8DBQFEt1ZxHR/ESK2w6H8RApbOAJ9c1eooNr2oN59WZVItJExGJjUvKgCfaKji  
6etDJ6AUj0jTuS159hUsWMQ=  
=HmqH

-----END

PGP SIGNATURE-----

=====  
Jetty Web Container

Copyright 1995-2015 Mort Bay Consulting Pty Ltd.  
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd  
unless otherwise noted.

Jetty is dual licensed under both

\* The Apache 2.0 License

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

and

\* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

-----

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

javax.servlet:javax.servlet-api  
javax.servlet.jsp:javax.servlet.jsp-api  
org.glassfish.web:javax.servlet.jsp  
org.glassfish.web:javax.servlet.jsp  
org.glassfish.web:javax.servlet.jsp.jstl  
org.eclipse.jetty.orbit:javax.servlet.jsp.jstl

-----

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec  
org.apache.taglibs:taglibs-standard-impl

-----

MortBay

The

following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp  
org.apache.tomcat:tomcat-jasper  
org.apache.tomcat:tomcat-juli  
org.apache.tomcat:tomcat-jsp-api  
org.apache.tomcat:tomcat-el-api  
org.apache.tomcat:tomcat-jasper-el  
org.apache.tomcat:tomcat-api  
org.apache.tomcat:tomcat-util-scan  
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el  
org.apache.tomcat:tomcat-jasper-el  
org.apache.tomcat:tomcat-el-api

-----

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

-----

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

Jetty Project

Corporate Contributor License Agreement V1.1

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay"). In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

This version of the Agreement allows an entity (the "Corporation") to submit Contributions to Mort Bay, to authorize Contributions submitted by its designated employees to Mort Bay, and to grant copyright and patent licenses thereto.

If you have not already done so, please complete this agreement and commit it to the Jetty repository

at

svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty at LICENSES/ccla-CORPORATE-NAME.txt. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise send a signed Agreement to MortBay.

Each developer covered by this agreement should have their name appended the Schedule A and the copy committed to LICENSES/ccla-CORPORATE-NAME.txt using their authenticated codehaus ssh login. If possible, digitally sign the committed file, otherwise send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Corporation name:

Mailing Address:

Point of Contact:

Full name:

E-Mail:

Fax:

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution.

Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

## 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive,



no-charge, royalty-free, irrevocable copyright license to reproduce,

prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) were submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed,

constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that You are legally entitled to grant the above license. You represent further that each employee of the Corporation designated on Schedule A below (or in a subsequent written modification to that Schedule) is authorized to submit Contributions on behalf of the Corporation.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation,

You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. It is your responsibility to notify MortBay when any change is required to the list of designated employees authorized to submit Contributions on behalf of the Corporation, or to the Corporation's Point of Contact with MortBay.

Date:

Signature:

Name:

Positions:

#### Schedule A

Name	Date added
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

---

---

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Julian Anthony Fox Gosnell

E-Mail: [jules@coredevelopers.net](mailto:jules@coredevelopers.net)

Mailing Address: 2, Tannery Cottages, Tannery Lane, Bramley, Surrey, GU5 0AB, UK.

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with

MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity

(including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: 10th March 2006

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.2.1 (GNU/Linux)

iD8DBQFEEbh9SoT4b97cQk4RAnCMAKCuNGYLHa6n/Ot3GEdwCCLeQxsMPACdEhnE  
I/stizRWWZZkeLbcglzdQCE=

=piHm

-----END

PGP SIGNATURE-----

Jetty Project

Corporate Contributor License Agreement V1.1

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay"). In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

This version of the Agreement allows an entity (the "Corporation") to submit Contributions to Mort Bay, to authorize Contributions submitted by its designated employees to Mort Bay, and to grant copyright and patent licenses thereto.

If you have not already done so, please complete this agreement and commit it to the Jetty repository

at

svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty at LICENSES/ccla-CORPORATE-NAME.txt. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise send a signed Agreement to MortBay.

Each developer covered by this agreement should have their name appended the Schedule A and the copy committed to LICENSES/ccla-CORPORATE-NAME.txt using their authenticated codehaus ssh login. If possible, digitally sign the committed file, otherwise send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Corporation name: Simula Labs, Inc.

Mailing Address: 4676 Admiralty Way, Suite 520

Marina Del Rey, CA 90292

Point of Contact:

Full name: Gordon King

E-Mail: gordon.king@simulalabs.com

Fax: +1 800 822 0471

You accept and agree to the following terms and conditions for Your present

and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution.

Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative

works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) were submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.
4. You represent that You are legally entitled to grant the above license. You represent further that each employee of the Corporation designated on Schedule A below (or in a subsequent written modification to that Schedule) is authorized to submit Contributions on behalf of the Corporation.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally



aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. It is your responsibility to notify MortBay when any change is required to the list of designated employees authorized to submit Contributions on behalf of the Corporation, or to the Corporation's Point of Contact with MortBay.

Date:

Signature:

Name: Gordon King

Positions: Chief Operational Officer

#### Schedule A

Name	Date added
Simone Bordet	12 September 2006
_____	_____
_____	_____

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please

email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name:

E-Mail:

Mailing Address:

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the

Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.

5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.

6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your

Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date:

Please sign:

```
<html xmlns:o="urn:schemas-microsoft-com:office:office" xmlns:w="urn:schemas-microsoft-com:office:word"
xmlns="http://www.w3.org/TR/REC-html40"><head>
```

```
<meta http-equiv="Content-Type" content="text/html; charset=windows-1252">
<meta name="ProgId" content="Word.Document">
<meta name="Generator" content="Microsoft Word 9">
<meta name="Originator" content="Microsoft Word 9">
<link rel="File-List"
href="http://www.eclipse.org/legal/Eclipse%20EPL%202003_11_10%20Final_files/filelist.xml">
<title>Eclipse Public License - Version 1.0 / Apache License - Version 2.0</title>
<!--[if gte mso 9]><xml>
<o:DocumentProperties>
<o:Revision>2</o:Revision>
<o:TotalTime>3</o:TotalTime>
<o:Created>2004-03-05T23:03:00Z</o:Created>
<o:LastSaved>2004-03-05T23:03:00Z</o:LastSaved>
<o:Pages>4</o:Pages>
<o:Words>1626</o:Words>
<o:Characters>9270</o:Characters>
<o:Lines>77</o:Lines>
<o:Paragraphs>18</o:Paragraphs>
<o:CharactersWithSpaces>11384</o:CharactersWithSpaces>
<o:Version>9.4402</o:Version>
</o:DocumentProperties>
</xml><![endif--><!--[if gte mso 9]><xml>
<w:WordDocument>
<w:TrackRevisions/>
```

```

</w:WordDocument>
</xml><![endif]-->
<style>
<!--
/* Font Definitions */
@font-face
{font-family:Tahoma;
panose-1:2 11 6 4 3 5 4 4 2 4;
mso-font-charset:0;
mso-generic-font-family:swiss;
mso-font-pitch:variable;
mso-font-signature:553679495 -2147483648 8 0 66047 0;}
/* Style Definitions */
p.MsoNormal, li.MsoNormal, div.MsoNormal
{mso-style-parent:"";
margin:0in;
margin-bottom:.0001pt;
mso-pagination:widow-orphan;
font-size:12.0pt;
font-family:"Times New Roman";
mso-fareast-font-family:"Times New Roman";}
p
{margin-right:0in;
mso-margin-top-alt:auto;
mso-margin-bottom-alt:auto;
margin-left:0in;
mso-pagination:widow-orphan;
font-size:12.0pt;
font-family:"Times New Roman";
mso-fareast-font-family:"Times New Roman";}
p.BalloonText, li.BalloonText, div.BalloonText
{mso-style-name:"Balloon Text";
margin:0in;
margin-bottom:.0001pt;
mso-pagination:widow-orphan;
font-size:8.0pt;
font-family:Tahoma;
mso-fareast-font-family:"Times
New Roman";}
@page Section1
{size:8.5in 11.0in;
margin:1.0in 1.25in 1.0in 1.25in;
mso-header-margin:.5in;
mso-footer-margin:.5in;
mso-paper-source:0;}
div.Section1
{page:Section1;}
-->

```

</style>  
</head><body style="" lang="EN-US">

<div class="Section1">

<p style="text-align: center;" align="center"><b>Eclipse Public License - v 1.0</b>  
</p>

<p><span style="font-size: 10pt;">THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.</span> </p>

<p><b><span style="font-size: 10pt;">1. DEFINITIONS</span></b> </p>

<p><span style="font-size: 10pt;">"Contribution" means:</span> </p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and<br clear="left">b) in the case of each subsequent Contributor:</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">i) changes to the Program, and</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">ii) additions to the Program;</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program. </span></p>

<p><span style="font-size: 10pt;">"Contributor" means any person or entity that distributes the Program.</span> </p>

<p><span style="font-size: 10pt;">"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program. </span></p>

<p><span style="font-size: 10pt;">"Program" means the Contributions distributed in accordance with this Agreement.</span> </p>

<p><span style="font-size: 10pt;">"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.</span> </p>

<p><b><span style="font-size: 10pt;">2. GRANT OF RIGHTS</span></b> </p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to<span style="color: red;"> </span>reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide,<span style="color: green;"> </span>royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder. </span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement. </span></p>

<p><b><span style="font-size: 10pt;">3. REQUIREMENTS</span></b> </p>

<p><span style="font-size: 10pt;">A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">a) it complies with the terms and conditions of this Agreement; and</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">b) its license agreement:</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose; </span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits; </span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and</span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.<span style="color: blue;"> </span></span></p>

<p><span style="font-size: 10pt;">When the Program is made available in source code form:</span> </p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">a) it must be made available under this Agreement; and </span></p>

<p class="MsoNormal" style="margin-left: 0.5in;"><span style="font-size: 10pt;">b) a copy of this Agreement must be included with each copy of the Program. </span></p>

<p><span style="font-size: 10pt;">Contributors may not remove or alter any copyright notices contained within the Program. </span></p>

<p><span style="font-size: 10pt;">Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution. </span></p>



<p><b><span style="font-size: 10pt;">4. COMMERCIAL DISTRIBUTION</span></b> </p>

<p><span style="font-size: 10pt;">Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.</span> </p>

<p><span style="font-size: 10pt;">For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.</span> </p>

<p><b><span style="font-size: 10pt;">5. NO WARRANTY</span></b> </p>

<p><span style="font-size: 10pt;">EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or

equipment, and unavailability or interruption of operations. </span></p>

<p><b><span style="font-size: 10pt;">6. DISCLAIMER OF LIABILITY</span></b> </p>

<p><span style="font-size: 10pt;">EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.</span> </p>

<p><b><span style="font-size: 10pt;">7. GENERAL</span></b> </p>

<p><span style="font-size: 10pt;">If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.</span> </p>

<p><span style="font-size: 10pt;">If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed. </span></p>

<p><span style="font-size: 10pt;">All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive. </span></p>

<p><span style="font-size: 10pt;">Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version

of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise.

All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

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

**TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION**

**1. Definitions.**

"License" shall mean the terms and conditions

for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

<p><span

style="font-size: 10pt;">

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

<p><span style="font-size: 10pt;">

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

<p><span style="font-size: 10pt;">

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

<p><span style="font-size: 10pt;">

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.</span></p>

<p><span style="font-size: 10pt;">

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

<p><span style="font-size: 10pt;">

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

<p><b><span style="font-size: 10pt;">2. Grant of Copyright License.</span></b> </p>

<p><span style="font-size: 10pt;">

Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

**3. Grant of Patent License.**

Subject to the terms and conditions of

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

**4. Redistribution.**

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

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

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

**5. Submission of Contributions.**

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

**6. Trademarks.**

</span></b></p>

<p><span style="font-size: 10pt;">This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

</span></p>

<p><b><span style="font-size: 10pt;">7. Disclaimer of Warranty.

</span></b></p>

<p><span style="font-size: 10pt;">Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

</span></p>

<p><b><span style="font-size: 10pt;">8. Limitation of Liability.

</span></b></p>

<p><span style="font-size: 10pt;">In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless

required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

</span></p>

<p><b><span style="font-size: 10pt;">9. Accepting Warranty or Additional Liability.

</span></b></p>

<p><span style="font-size: 10pt;">While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent

with this

License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

**END OF TERMS AND CONDITIONS**

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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



</div>  
</body></html>

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at <svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty> at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to [eclipse@eclipse.com](mailto:eclipse@eclipse.com). If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: David Jencks

E-Mail: [david\\_jencks@yahoo.com](mailto:david_jencks@yahoo.com)

Mailing Address: 2215 SE 39th Ave, Portland OR 97214 USA

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return, MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity

authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity

making a

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

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any

patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date: 27 June 2008

Please sign: David Jencks

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.7 (Darwin)

iD8DBQFIZT2ToF6+5lbz4BsRAs3wAJ9puXC26Nr8nhFvTZ9oNwxDFV/DVACgnC8O  
VFUWPZrflOJesKa0/rYNJIM=  
=jC7I  
-----END

PGP SIGNATURE-----

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which

modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce,

modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b)

are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New

#### Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR)

ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the

Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.



As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The GlassFish code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

-----BEGIN PGP SIGNED MESSAGE-----

Hash: SHA1

Jetty Project

Contributor License Agreement V1.0

based on <http://www.apache.org/licenses/>

Thank you for your interest in the Jetty project by Mort Bay Consulting Pty. Ltd. Australia ("MortBay").

In order to clarify the intellectual property license granted with Contributions from any person or entity, MortBay must have a Contributor License Agreement ("CLA") that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of MortBay and its users; it does not change your rights to use your own Contributions for any other purpose.

If you have not already done so, please complete this agreement and commit it to the Jetty repository at `svn+ssh://svn.jetty.codehaus.org/home/projects/jetty/scm/jetty` at `legal/cla-USERNAME.txt` using your authenticated codehaus ssh login. If you do not have commit privilege to the repository, please email the file to `eclipse@eclipse.com`. If possible, digitally sign the committed file, otherwise also send a signed Agreement to MortBay.

Please read this document carefully before signing and keep a copy for your records.

Full name: Gregory John Wilkins

E-Mail: `gregw@eclipse.com`

Mailing Address: 62 Church St. Balmain, NSW 2041, Australia

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to MortBay. In return,

MortBay shall not use Your Contributions in a way that is contrary to the software license in effect at the time of the Contribution. Except for the license granted herein to MortBay and recipients of software distributed by MortBay, You reserve all right, title, and interest in and to Your Contributions.

#### 1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with MortBay. For legal entities, the entity making a

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

"Contribution" shall mean any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to MortBay for inclusion in, or documentation of, any of the products owned or managed by MortBay (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to MortBay or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, MortBay for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to MortBay and to recipients of software distributed by MortBay a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as

stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) was submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that you are legally entitled to grant the above license. If your employer(s) has rights to intellectual property that you create that includes your Contributions, you represent that you have received permission to make Contributions on behalf of that employer, that your employer has waived such rights for your Contributions to MortBay, or that your employer has executed a separate Corporate CLA with MortBay.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others). You represent that Your Contribution submissions include complete details of any third-party license or other restriction (including, but not limited to, related patents and trademarks) of which you are personally aware and which are associated with any part of Your Contributions.
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to MortBay separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".

8. You agree to notify MortBay of any facts or circumstances of which you become aware that would make these representations inaccurate in any respect.

Date:

Please sign:

-----BEGIN PGP SIGNATURE-----

Version: GnuPG v1.4.1 (GNU/Linux)

iD8DBQFEEaStXR9WPTAwnLARAjsNAJ4jBB6wCEqucFljGge7yrAMSrFv/gCgoMC+  
5hdry6ZjXRcUhQEyNz2F/T4=

=I4Co

-----END

PGP SIGNATURE-----

## 1.10 guava 19.0

### 1.10.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/SortedLists.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ComputingConcurrentHashMap.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ContiguousSet.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/Chars.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/Floats.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/Shorts.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/EmptyImmutableListMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableMapValues.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Serialization.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ListenableFutureTask.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableBiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Joiner.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/MultiReader.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableMultimap.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FluentIterable.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/Escaper.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableEntry.java

```

* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/net/InetAddresses.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/io/FileBackedOutputStream.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/ImmutableCollection.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/UnmodifiableIterator.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/StandardTable.java
*
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/Platform.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/Ints.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/Bytes.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/Range.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/RegularImmutableMap.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/StandardRowSortedTable.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/SingletonImmutableBiMap.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/ImmutableMap.java
*
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/ImmutableListMultimap.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/HashBasedTable.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/Longs.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/util/concurrent/SerializingExecutor.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/CollectPreconditions.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/base/CharMatcher.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/Table.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/util/concurrent/CheckedFuture.java
*
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/base/Stopwatch.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-

```

jar/com/google/thirdparty/publicsuffix/PublicSuffixPatterns.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableMapKeySet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/primitives/Doubles.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/thirdparty/publicsuffix/TrieParser.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Converter.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Tables.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/primitives/Booleans.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/TreeBasedTable.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableBiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/PeekingIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Collections2.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/AbstractCheckedFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableMapEntrySet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/net/PercentEscaper.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/escape/UnicodeEscaper.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableSortedSet.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2007 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/EnumMultiset.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/HashBiMap.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Preconditions.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Interners.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2006 The Guava Authors

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/FuturesGetChecked.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2006 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and limitations under the License.

\*/



Found in path(s):

- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/UncheckedTimeoutException.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/TypeToken.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/PatternFilenameFilter.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/CaseFormat.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/FakeTimeLimiter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/CharEscaper.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/TimeLimiter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/annotations/VisibleForTesting.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/Futures.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/CharEscaperBuilder.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AggregateFuture.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/GwtFuturesCatchingSpecialization.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/SimpleTimeLimiter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/AppendableWriter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/CollectionFuture.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the

\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either

\* express or implied. See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableSortedAsList.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/internal/Finalizer.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS-IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/GenericMapMaker.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

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

\*

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

\*

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

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/SortedMultisets.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/SortedMultiset.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

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

\*

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

\*

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

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/FunctionalEquivalence.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014 The Guava Authors

\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/Subscriber.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/MoreObjects.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/Dispatcher.java  
\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/ListenerCallQueue.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/TrustedListenableFutureTask.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/SubscriberRegistry.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2011 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations  
\* under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/math/MathPreconditions.java

```
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/cache/Weigher.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

```
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
```

```
* distributed under the License is distributed on an "AS IS" BASIS,
```

```
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

```
* See the License for the specific language governing permissions and
```

```
* limitations under the License.
```

```
*/
```

```
/*
```

```
* This method was written by Doug Lea with assistance from members of JCP
```

```
* JSR-166 Expert Group and released to the public domain, as explained at
```

```
* http://creativecommons.org/licenses/publicdomain
```

```
*
```

```
* As of 2010/06/11, this method is identical to the (package private) hash
```

```
* method in OpenJDK 7's java.util.HashMap
```

```
class.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/Striped.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
```

```
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
```

```
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
```

```
* the License.
```

```
*/
```

Found in path(s):

- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularContiguousSet.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractSortedMultiset.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/AbstractHasher.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/HashCode.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TreeRangeSet.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/Hashing.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/EmptyContiguousSet.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/AbstractStreamingHashFunction.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/DescendingImmutableSortedMultiset.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/MessageDigestHashFunction.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableMultiset.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/BloomFilter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/BloomFilterStrategies.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/PrimitiveSink.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/Murmur3\_128HashFunction.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/Funnel.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Queues.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/Hasher.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/BoundType.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/HashingOutputStream.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/Murmur3\_32HashFunction.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-

jar/com/google/common/hash/HashFunction.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/hash/Funnels.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/hash/Crc32cHashFunction.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2007 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

```
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableList.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingIterator.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingCollection.java  
*  
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Functions.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/InputSupplier.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/DeadEvent.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ListMultimap.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/MapConstraints.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/SetMultimap.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/Closeables.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/Subscribe.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
```

jar/com/google/common/io/CountingOutputStream.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Maps.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Throwables.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/ExecutionList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ObjectArrays.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractListMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/ByteStreams.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ExplicitOrdering.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Objects.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/Files.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/LinkedListMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Defaults.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Constraints.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/NaturalOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/AbstractFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/LinkedHashMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ReverseOrdering.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/FinalizableReference.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Function.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/CompoundOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/LineReader.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/EventBus.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-



jar/com/google/common/collect/ForwardingConcurrentMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Predicate.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Lists.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/MapConstraint.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractMapEntry.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/LinkedHashMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/package-info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/package-info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Supplier.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Predicates.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ImmutableSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/HashMultiset.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ComparatorOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingMapEntry.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractMapBasedMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/NullsLastOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/CharStreams.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/FinalizablePhantomReference.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingQueue.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ConcurrentHashMultiset.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/FinalizableWeakReference.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/NullsFirstOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractMultiset.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/LittleEndianDataInputStream.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/MapDifference.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/CountingInputStream.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/LineBuffer.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/FinalizableSoftReference.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Ordering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/package-info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SortedSetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingListIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Sets.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TreeMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingSortedMap.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/OutputSupplier.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ListenableFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractSortedSetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Multimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/HashMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TreeMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Charsets.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Interner.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-

jar/com/google/common/collect/ForwardingSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/package-info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/eventbus/AsyncEventBus.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/EnumBiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/UsingToStringOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/MutableClassToInstanceMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/LittleEndianDataOutputStream.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ClassToInstanceMap.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractBiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Multimaps.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/Flushables.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingObject.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/Primitives.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Iterables.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/eventbus/AllowConcurrentEvents.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/FinalizableReferenceQueue.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SingletonImmutableSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Synchronized.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/Resources.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ReverseNaturalOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/LexicographicalOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ByFunctionOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-

jar/com/google/common/collect/Multiset.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/BiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractSetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingSortedSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/AbstractIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/package-  
info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/io/MultiInputStream.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractMapBasedMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Constraint.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/EnumHashBiMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ArrayListMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Iterators.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/Multisets.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/base/Suppliers.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

```
* limitations under the License.
*/
/*
* This method was rewritten in Java from an intermediate step of the Murmur hash function in
* http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the
* following header:
*
* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author
* hereby
disclaims copyright to this source code.
*/
```

Found in path(s):

```
*/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/base/SmallCharMatcher.java
```

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (C) 2008 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

```
/*
* This method was rewritten in Java from an intermediate step of the Murmur hash function in
* http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the
* following header:
*
* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author
* hereby
disclaims copyright to this source code.
*/
```

Found in path(s):

```
*/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/Hashing.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

\* Copyright (C) 2005 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/reflect/Reflection.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2007 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/  
/\*  
\* This following method is a modified version of one found in  
\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30>  
\* which contained the following notice:  
\*  
\* Written by Doug Lea with assistance from members of JCP JSR-166  
\* Expert Group and released  
to the public domain, as explained at  
\* <http://creativecommons.org/publicdomain/zero/1.0/>  
\* Other contributors include Andrew Wright, Jeffrey Hayes,  
\* Pat Fisher, Mike Judd.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/MoreExecutors.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredMultimapValues.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/VerifyException.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Verify.java

\*

/\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractTable.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/HashingInputStream.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Utf8.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/Runnables.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/eventbus/SubscriberExceptionHandler.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/CharSequenceReader.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableMapEntry.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/MultimapBuilder.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/WrappingScheduledExecutorService.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/thirdparty/publicsuffix/PublicSuffixType.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/TypeVisitor.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/MapMaker.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/Cut.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableTable.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SparseImmutableTable.java



\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/MapMakerInternalMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/DenseImmutableTable.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2015 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/InterruptibleTask.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/Platform.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AggregateFutureState.java

No license file was found, but licenses were detected in source scan.

/\*

\* Written by Doug Lea with assistance from members of JCP JSR-166

\* Expert Group and released to the public domain, as explained at

\* <http://creativecommons.org/publicdomain/zero/1.0/>

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/Striped64.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AtomicDoubleArray.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/LongAdder.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2015 The Guava Authors

\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ConsumingQueueIterator.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

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

\*

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

\*

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

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/eventbus/SubscriberExceptionContext.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

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

\*

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

\*

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

Found in path(s):

- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingBlockingDeque.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/SmoothRateLimiter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ListenableScheduledFuture.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/TypeToInstanceMap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/xml/package-info.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/FileWriteMode.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/RateLimiter.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredSetMultimap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/html/package-info.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingImmutableMap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingNavigableMap.java
- \*
- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredMultimap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TreeTraverser.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SortedMultisetBridge.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/AbstractByteHasher.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/Element.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/BinaryTreeTraverser.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredKeySetMultimap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/LongAddable.java

\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingImmutableSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/EvictingQueue.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableEnumMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TreeRangeMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableAsList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredKeyListMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TransformedListIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/CharSource.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredEntrySetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredEntryMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/LongAddables.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/ClassPath.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/DescendingMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/Closer.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/Invokable.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/package-info.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ServiceManager.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/ByteSink.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingImmutableList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/UnmodifiableSortedMultiset.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/TypeCapture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/DescendingImmutableSortedSet.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/ImmutableTypeToInstanceMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/ByteSource.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/CharSink.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/TransformedIterator.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/MutableTypeToInstanceMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractNavigableMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/AbstractInvocationHandler.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingDeque.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AllEqualOrdering.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/package-info.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingNavigableSet.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/Parameter.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/AbstractSortedKeySortedSetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/StandardSystemProperty.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RangeMap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/net/InternetDomainName.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableAsList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/html/HtmlEscapers.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/ArrayBasedUnicodeEscaper.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Splitter.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AbstractExecutionThreadService.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/Escapers.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AbstractIdleService.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/net/UrlEscapers.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/reflect/TypeResolver.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableTable.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ForwardingListenableFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableSortedMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SingletonImmutableList.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ComparisonChain.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/SettableFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/escape/Platform.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableSortedSetFauxverideShim.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/RegularImmutableSortedSet.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/SignedBytes.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/UnsignedBytes.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/annotations/GwtCompatible.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/escape/ArrayBasedCharEscaper.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/net/HostSpecifier.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ArrayTable.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ForwardingTable.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/io/ByteArrayDataOutput.java  
 \*  
 /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/DiscreteDomain.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ImmutableSetMultimap.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ImmutableSortedMapFauxverideShim.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/JdkFutureAdapters.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/io/ByteArrayDataInput.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/escape/ArrayBasedEscaperMap.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ImmutableEnumSet.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/RegularImmutableList.java  
 \*  
 /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/ComputationException.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/EmptyImmutableSetMultimap.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/annotations/GwtIncompatible.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/SingletonImmutableTable.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/io/ByteProcessor.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/collect/AbstractIndexedListIterator.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/xml/XmlEscapers.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/Callables.java  
 \*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/LocalCache.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/CacheBuilder.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableClassToInstanceMap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AbstractService.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/Service.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/LineProcessor.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ForwardingFuture.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Platform.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors.

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either



express

- \* or implied. See the License for the specific language governing permissions and limitations under
- \* the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/FilteredKeyMultimap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/SipHashFunction.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/io/BaseEncoding.java
- \*

- /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableRangeSet.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableRangeMap.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/CartesianList.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/hash/ChecksumHashFunction.java
- No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright (C) 2011 The Guava Authors
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/CacheLoader.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/RemovalListeners.java
- \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/math/DoubleUtils.java
- \*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/net/HttpHeaders.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/hash/AbstractNonStreamingHashFunction.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/base/Enums.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/ExecutionError.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/FutureFallback.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/base/Absent.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/ForwardingCheckedFuture.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/hash/AbstractCompositeHashFunction.java  
 \*  
 /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/WrappingExecutorService.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/reflect/TypeParameter.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/cache/Cache.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/base/Ticker.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/base/Present.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/math/package-info.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/Uninterruptibles.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/cache/ForwardingLoadingCache.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/net/HostAndPort.java  
 \*  
 /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/math/LongMath.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/cache/RemovalCause.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/util/concurrent/ForwardingListeningExecutorService.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/reflect/Types.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/math/BigIntegerMath.java  
 \* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
 jar/com/google/common/cache/CacheBuilderSpec.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/RemovalListener.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/WellBehavedMap.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AbstractListeningExecutorService.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ForwardingExecutorService.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AsyncFunction.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/math/IntMath.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/AbstractLoadingCache.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/FutureCallback.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Optional.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/LoadingCache.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/AbstractCache.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/GwtTransient.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/ForwardingCache.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/PairwiseEquivalence.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AtomicLongMap.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/math/DoubleMath.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/CacheStats.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/UncheckedExecutionException.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/AbstractScheduledService.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/net/MediaType.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/ListeningScheduledExecutorService.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/cache/package-info.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-

jar/com/google/common/cache/RemovalNotification.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/CycleDetectingLockFactory.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2010 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

```
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingListMultimap.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/ForwardingSetMultimap.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/Monitor.java  
*  
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/ListeningExecutorService.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/ThreadFactoryBuilder.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/RowSortedTable.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/annotations/Beta.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/UnmodifiableListIterator.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/SortedMapDifference.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/MinMaxPriorityQueue.java  
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/util/concurrent/ForwardingBlockingQueue.java  
*  
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-  
jar/com/google/common/collect/AbstractSequentialIterator.java
```

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/UncaughtExceptionHandler.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Ascii.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/net/package-info.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Strings.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/util/concurrent/Atomics.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingSortedSetMultimap.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/package-info.java  
\*  
/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/base/Equivalence.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingImmutableCollection.java  
\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/annotations/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

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

\*

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

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the

\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either

\* express or implied. See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/SortedIterable.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/primitives/UnsignedInts.java

\* /opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ForwardingSortedMultiset.java

\*

/opt/cola/permits/173974812\_1695321863.2864647/0/guava-19-0-sources-jar/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java

```
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/RegularImmutableSortedMultiset.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/UnsignedInteger.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/ImmutableSortedMultiset.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/Count.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/AbstractRangeSet.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/UnsignedLong.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/SortedIterables.java
*
/opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/UnsignedLongs.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/primitives/ParseRequest.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/RangeSet.java
* /opt/cola/permits/173974812_1695321863.2864647/0/guava-19-0-sources-
jar/com/google/common/collect/GeneralRange.java
```

## 1.11 zlib 1.2.3

### 1.11.1 Available under license :

```
/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source

distribution.

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

\*/

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

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

## 1.12 apache-log4j 2.11.1

### 1.12.1 Available under license :

Apache Log4j Core  
Copyright 1999-2012 Apache Software Foundation

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

ResolverUtil.java  
Copyright 2005-2006 Tim Fennell  
Apache Log4j  
Copyright 1999-2017 Apache Software Foundation

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

ResolverUtil.java  
Copyright 2005-2006 Tim Fennell

Dumbster SMTP test server  
Copyright 2004 Jason Paul Kitchen

TypeUtil.java  
Copyright 2002-2012 Ramnivas Laddad, Juergen Hoeller, Chris Beams

picocli (<http://picocli.info>)  
Copyright 2017 Remko Popma

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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



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

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

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

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

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

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

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

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

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

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

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

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

Apache Log4j

Copyright 1999-2012 Apache Software Foundation

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

Dumbster SMTP test server

Copyright 2004 Jason Paul Kitchen

/\*

- \* Licensed to the Apache Software Foundation (ASF) under one or more
- \* contributor license agreements. See the NOTICE file distributed with
- \* this work for additional information regarding copyright ownership.
- \* The ASF licenses this file to You under the Apache license, Version 2.0
- \* (the "License"); you may not use this file except in compliance with
- \* the License. You may obtain a copy of the License at
- \*

- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the license for the specific language governing permissions and
- \* limitations under the license.
- \*/

## 1.13 jzlib 1.1.1

# 1.14 commons-compress 1.18

## 1.14.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

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

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

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

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

"Source"

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

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

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as

indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

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

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

"Contributor" shall mean

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

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

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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the

NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

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

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

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

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

END OF TERMS AND CONDITIONS

APPENDIX: HOW TO APPLY THE APACHE LICENSE TO YOUR WORK

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.15 netty 3.10.6

### 1.15.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

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

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

#### Preamble

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

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You



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

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

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

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

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

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

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

Most GNU software, including some libraries, is covered by the  
ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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

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

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

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

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

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

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

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

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

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

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

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

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

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

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

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

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

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

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

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this

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

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

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

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

be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered

by this License.

Section 6 states terms for distribution of such executables.

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

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

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application to use the modified definitions.)

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

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

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

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

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

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

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

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

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

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

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

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

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

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



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

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

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

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

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

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

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

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

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

## NO WARRANTY

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

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

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

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

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

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

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

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

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, 5th Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

The Netty Project  
=====

Please visit the Netty web site for more information:

\* <http://netty.io/>

Copyright 2011 The Netty Project

The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

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

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

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.

-----  
This

product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* license/LICENSE.jsr166y.txt (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* license/LICENSE.base64.txt (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

\* LICENSE:

\* license/LICENSE.jzlib.txt (BSD Style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based WebSocket and HTTP server:

\* LICENSE:

\* license/LICENSE.webbit.txt (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

\* LICENSE:

\* license/LICENSE.protobuf.txt (New BSD License)

\* HOMEPAGE:

\* <http://code.google.com/p/protobuf/>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.bouncycastle.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.bouncycastle.org/>

This product optionally depends on 'SLF4J', a simple logging facade for Java, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.slf4j.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.slf4j.org/>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-logging.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.log4j.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://logging.apache.org/log4j/>

This product optionally depends on 'JBoss Logging', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jboss-logging.txt (GNU LGPL 2.1)
- \* HOMEPAGE:
  - \* <http://anonsvn.jboss.org/repos/common/common-logging-spi/>

This product optionally depends on 'Apache Felix', an open source OSGi framework implementation, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.felix.txt (Apache License 2.0)
- \* HOMEPAGE:

\* <http://felix.apache.org/>

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicator holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuate of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.  
(<http://www.bouncycastle.org>)

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

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

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object  
form, that is based on (or derived from) the Work and for which the  
editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

3. Grant of Patent License. Subject to the terms and conditions of this

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



4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

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

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

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

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

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

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

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

Copyright 2008, Google Inc.  
All rights reserved.

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

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

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

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

(BSD License: <http://www.opensource.org/licenses/bsd-license>)

Copyright (c) 2011, Joe Walnes, Aslak Hellesøy and contributors  
All rights reserved.

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

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

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

\* Neither the name of the Webbit nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

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

/\*

\* Copyright (c) 2004-2007 QOS.ch

\* All rights reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be

\* included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

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

\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

\* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

\* LIABLE FOR ANY

CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION

\* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

\* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Copyright (c) 2000,2001,2002,2003,2004 ymnk, JCraft,Inc. All rights reserved.

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

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

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

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

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

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

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

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

of such entity.

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or



documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

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

END OF TERMS AND CONDITIONS

## 1.16 zlib 1.2.8

### 1.16.1 Available under license :

```
/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler

jloup@gzip.org      madler@alumni.caltech.edu

\*/

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

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

## 1.17 reflections 0.9.11

### 1.17.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>The New BSD License</name>

Found in path(s):

\* /opt/cola/permits/1000000666\_1646171445.29/0/reflections-0-9-11-sources-jar/META-INF/maven/org.reflections/reflections/pom.xml

## 1.18 resourcelocator 1.0.1

### 1.18.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*  
 \* Copyright 2009 Sun Microsystems, Inc. All rights reserved.  
 \*  
 \* The contents of this file are subject to the terms of either the GNU  
 \* General Public License Version 2 only ("GPL") or the Common Development  
 \* and Distribution License("CDDL") (collectively, the "License"). You  
 \* may not use this file except in compliance with the License. You can obtain  
 \* a copy of the License at <https://glassfish.dev.java.net/public/CDDL+GPL.html>  
 \* or [glassfish/bootstrap/legal/LICENSE.txt](https://glassfish/bootstrap/legal/LICENSE.txt). See the License for the specific  
 \* language governing permissions and limitations under the License.  
 \*  
 \* When distributing the software, include this License Header Notice in each  
 \* file and include the License file at [glassfish/bootstrap/legal/LICENSE.txt](https://glassfish/bootstrap/legal/LICENSE.txt).  
 \* Sun designates this particular file as subject to the "Classpath" exception  
 \* as provided by Sun in the GPL Version  
 2 section of the License file that  
 \* accompanied this code. If applicable, add the following below the License  
 \* Header, with the fields enclosed by brackets [] replaced by your own  
 \* identifying information: "Portions Copyrighted [year]  
 \* [name of copyright owner]"  
 \*  
 \* Contributor(s):  
 \*  
 \* If you wish your version of this file to be governed by only the CDDL or  
 \* only the GPL Version 2, indicate your decision by adding "[Contributor]  
 \* elects to include this software in this distribution under the [CDDL or GPL  
 \* Version 2] license." If you don't indicate a single choice of license, a  
 \* recipient has the option to distribute your version of this file under  
 \* either the CDDL, the GPL Version 2 or to extend the choice of license to  
 \* its licensees as provided above. However, if you add GPL Version 2 code  
 \* and therefore, elected the GPL Version 2 license, then the option applies  
 \* only if the new code is made subject to such option by the copyright  
 \* holder.  
 \*/

## Found

in path(s):

\* /opt/cola/permits/1000000713\_1654022962.973248/0/osgi-resource-locator-1-0-1-sources-jar/org/glassfish/hk2/osgiresourcelocator/ResourceFinderImpl.java  
 \* /opt/cola/permits/1000000713\_1654022962.973248/0/osgi-resource-locator-1-0-1-sources-jar/org/glassfish/hk2/osgiresourcelocator/ServiceLoaderImpl.java  
 \* /opt/cola/permits/1000000713\_1654022962.973248/0/osgi-resource-locator-1-0-1-sources-jar/org/glassfish/hk2/osgiresourcelocator/Activator.java  
 \* /opt/cola/permits/1000000713\_1654022962.973248/0/osgi-resource-locator-1-0-1-sources-jar/org/glassfish/hk2/osgiresourcelocator/ServiceLoader.java  
 \* /opt/cola/permits/1000000713\_1654022962.973248/0/osgi-resource-locator-1-0-1-sources-jar/org/glassfish/hk2/osgiresourcelocator/ResourceFinder.java

# 1.19 classmate 1.3.4

## 1.19.1 Available under license :

This copy of Java ClassMate library is licensed under Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

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

Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

\* Brian Langel

# 1.20 zkclient 0.10

# 1.21 iconv 2.17

## 1.21.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

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

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

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

Preamble

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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



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

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

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

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

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

In addition,

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

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

these notices.

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

This option is useful when you wish to copy part of the code of the

Library into a program that is not a library.

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

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

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

copying, distributing or modifying  
the Library or works based on it.

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

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

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

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

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

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

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

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries,

so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

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

Each

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

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

#### NO WARRANTY

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

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

LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Libraries

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

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

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

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

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

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

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

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

Here is a sample; alter the names:

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

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

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

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

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

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps:

(1)



assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

## TERMS AND CONDITIONS

### 0. Definitions.

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

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

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

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

earlier work or a work "based on" the earlier work.

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

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

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

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

#### 1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

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

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

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

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

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

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

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

#### 6. Conveying Non-Source Forms.

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

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

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

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

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

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

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above



requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

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

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

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

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

16. Limitation of Liability.

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

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

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

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

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

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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

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

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

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

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.22 json-c 0.11-4.el7\_0

## 1.22.1 Available under license :

Copyright (c) 2009-2012 Eric Haszlakiewicz

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

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

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

-----  
Copyright (c) 2004, 2005 Metaparadigm Pte Ltd

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

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

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

# 1.23 sed 4.2.2-5.e17

## 1.23.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

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

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps:  
(1) assert copyright on the software, and (2) offer



you this License  
giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

## TERMS AND CONDITIONS

### 0. Definitions.

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

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

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

To

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

earlier work or a work "based on" the earlier work.

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

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

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

An interactive user interface displays "Appropriate Legal Notices"

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

#### 1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

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

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

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

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

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users'

#### Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

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

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

#### 6. Conveying Non-Source Forms.

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

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

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

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

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

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.



## 8. Termination.

You may

not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time

you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

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

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

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

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

#### 16. Limitation of Liability.

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

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

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

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

<one line to give the program's name and a brief

idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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

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

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

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

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with
```

```
ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU Free Documentation License  
Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<http://fsf.org/>

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

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We

have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of

the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some



word  
processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section to be Entitled "Endorsements"

or to conflict in title with any Invariant Section.

O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but

endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4.

Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or

in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

## 1.24 popt 1.13-16.el7

### 1.24.1 Available under license :

Copyright (c) 1998 Red Hat Software

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



furnished to do so, subject to the following conditions:

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

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

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

## 1.25 bc 1.06.95-13.e17

### 1.25.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

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

free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

## TERMS AND CONDITIONS

## 0. Definitions.

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

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

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

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

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

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

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

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

## 1. Source Code.

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

A "Standard Interface" means an interface that either is an official

standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

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

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

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

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

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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

#### 6. Conveying Non-Source Forms.

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

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

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

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

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

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

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

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

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product,

doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.



Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further

restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or

run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying

the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

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

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered

version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

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

#### 16. Limitation of Liability.

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

#### 17.

##### Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

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

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

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

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

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

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

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

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

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

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

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

For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the



object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse

engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

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

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

## 1.26 giflib 4.1.6-9.e17

### 1.26.1 Available under license :

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

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

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

## 1.27 libxext 1.3.3-3.el7

### 1.27.1 Available under license :

Copyright 1986, 1987, 1988, 1989, 1994, 1998 The Open Group

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

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

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

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 1996 Digital Equipment Corporation, Maynard, Massachusetts.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software.

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

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

Except as contained in this notice, the name of Digital Equipment Corporation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Digital Equipment Corporation.

Copyright (c) 1997 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission.

Silicon

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

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

Copyright 1992 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting

documentation, and that the name of NCD. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. NCD. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

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

Copyright 1991,1993 by Digital Equipment Corporation, Maynard, Massachusetts, and Olivetti Research Limited, Cambridge, England.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital or Olivetti not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

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

Copyright 1986, 1987, 1988 by Hewlett-Packard Corporation

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

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

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Copyright (c) 1994, 1995 Hewlett-Packard Company

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

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

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

Except as contained in this notice, the name of the Hewlett-Packard Company shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Hewlett-Packard Company.

Copyright Digital Equipment Corporation, 1996

Permission to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Digital Equipment Corporation makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

Copyright (c) 1999, 2005, 2006, 2013, Oracle and/or its affiliates.  
All rights reserved.

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

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

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

Copyright (c) 1989 X Consortium, Inc. and Digital Equipment Corporation.

Copyright (c) 1992 X Consortium, Inc. and Intergraph Corporation.

Copyright (c) 1993 X Consortium, Inc. and Silicon Graphics, Inc.

Copyright (c) 1994, 1995 X Consortium, Inc. and Hewlett-Packard Company.

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

Digital Equipment Corporation, Intergraph Corporation, Silicon Graphics, Hewlett-Packard, and the X Consortium make no representations about the suitability for any purpose of the information in this document. This documentation is provided ``as is'' without express or implied warranty.

## 1.28 libgcript 1.5.3-14.el7

### 1.28.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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



## Preamble

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

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

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

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

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

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole

or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get



it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution



system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.
```

```
This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
```

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.29 qrencode 3.4.1-3.e17

### 1.29.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the

Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses



the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.30 pyxattr 0.5.1-5.el7

### 1.30.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence

the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original

author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU



operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for

writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably

considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting



redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.31 hardlink 1.0-19.e17

## 1.31.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate



parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.32 which 2.20-7.e17

### 1.32.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to

freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.



## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.33 libutempter 1.1.6-4.el7

### 1.33.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.



When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion

of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
  
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a

copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.



It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either

version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301  
USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or  
your school, if any, to sign a "copyright disclaimer" for the library,  
if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James  
Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.34 compiler 0.9.3

### 1.34.1 Available under license :

Copyright 2010 RightTime, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.35 argparse 0.7.0

## 1.35.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
# Redistribution and use in source and binary forms, with or without  
# modification, are permitted under the terms of the 3-clause BSD
```

Found in path(s):

```
* /opt/cola/permits/1000038828_1646171452.21/0/argparse-0-7-0-zip/argparse-0.7.0/setup.py  
* /opt/cola/permits/1000038828_1646171452.21/0/argparse-0-7-0-zip/argparse-0.7.0/argparse.py  
* /opt/cola/permits/1000038828_1646171452.21/0/argparse-0-7-0-zip/argparse-0.7.0/test_argparse.py
```

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.0

Name: argparse

Version: 0.7.0

Summary: An optparse-inspired command-line parsing library

Home-page: <http://argparse.python-hosting.com/>

Author: Steven Bethard

Author-email: [steven.bethard@gmail.com](mailto:steven.bethard@gmail.com)

License: BSD

Description: Argparse takes the best of the optparse command-line parsing module and brings it new life. Argparse adds positional as well as optional arguments, the ability to create parsers for sub-commands, more informative help and usage messages, and much more. At the same time, it retains the ease and flexibility of use that made optparse so popular.

Platform: UNKNOWN

Classifier: Development Status :: 3 - Alpha

Classifier: Environment :: Console

Classifier: Intended Audience :: Developers

Classifier: License :: OSI Approved :: BSD License

Classifier: Operating System :: OS Independent

Classifier: Programming Language :: Python

Classifier:

Topic :: Software Development

Found in path(s):

```
* /opt/cola/permits/1000038828_1646171452.21/0/argparse-0-7-0-zip/argparse-0.7.0/PKG-INFO
```

# 1.36 securesm 1.1

# 1.37 jbig-kit 2.0-11.el7

## 1.37.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute

and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such



parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through

any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c'  
should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.38 libffi 3.0.13-18.el7

### 1.38.1 Available under license :

libffi - Copyright (c) 1996-2012 Anthony Green, Red Hat, Inc and others.  
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
`Software'), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED `AS IS', WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.39 libxau 1.0.8-2.1.el7

### 1.39.1 Available under license :

Copyright 1988, 1993, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

## 1.40 libxcomposite 0.4.4-4.1.el7

### 1.40.1 Available under license :

Copyright 2001,2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It

is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2006, 2007, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.41 ttmkfdir 3.0.9-42.el7

### 1.41.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

### When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect

transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE



## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.



You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.42 zlib 1.2.7-18.el7

### 1.42.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.43 libuser 0.60-9.el7

## 1.43.1 Available under license :

### GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

#### When

we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if  
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link a program with the library, you must provide  
complete object files to the recipients so that they  
can relink them  
with the library, after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright  
the library, and (2) offer you this license which gives you legal

permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that

uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the



Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any

particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software

generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either

version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Library General Public License for more details.

You should have received a copy of the GNU Library General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer)  
or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.44 setup 2.8.71-10.el7

### 1.44.1 Available under license :

Setup package is public domain.

You are free to use, copy, distribute or modify included files  
without restrictions.

## 1.45 grep 2.20-3.el7

### 1.45.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to

use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through

a computer network, with no transfer of a copy,  
is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's



users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program,

in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain

clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or

requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have



permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.46 gzip 1.5-10.el7

### 1.46.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

## PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall

directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have

printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item



Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any

section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list

of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

#### COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

#### COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

#### TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document

specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License

in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.  
Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".  
@end group  
@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
      GNU GENERAL PUBLIC LICENSE
      Version 3, 29 June 2007
```

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast,

the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2)



tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that

same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you

receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other

parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
  
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
  
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
  
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
  
- e) Convey the object code using peer-to-peer transmission, provided

you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and

adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some

trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that

copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.



## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify

or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),

EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.47 libpwquality 1.2.3-5.el7

### 1.47.1 Available under license :

Unless otherwise *explicitly* stated the following text describes the licensed conditions under which the contents of this libpwquality release may be distributed:

-----  
Redistribution and use in source and binary forms of libpwquality, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License version 2 or later, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The full text of the GNU GENERAL PUBLIC LICENSE Version 2 is included below.

-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,



and

can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not

permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.48 findutils 4.5.11-6.el7

## 1.48.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer

you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains  
in future versions  
of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.



The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users'

#### Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may

not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time

you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.



If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief

idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with
```

```
ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read

```
<http://www.gnu.org/philosophy/why-not-lgpl.html>.
```

```
@c The GNU Free Documentation License.
```

```
@center Version 1.3, 3 November 2008
```

```
@c This file is intended to be included within another document,
```

```
@c hence no sectioning command or @node.
```

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document *free* in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format,  $\LaTeX$  input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML,

PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

## VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough

number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

## COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute

an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS



You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions

of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License  
in a document you have written, include a copy of  
the License in the document and put the following copyright and  
license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant  
Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of  
free software license, such as the GNU General Public License,  
to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

## 1.49 gnupg 2.0.22-5.el7\_5

## 1.49.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains



that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to

control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users'

Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological

measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not

invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or

specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may



not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an

organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not

impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone

to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY

APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief  
idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
This program comes with
ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

## 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

## 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:



0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions

of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

## 1.50 chkconfig 1.7.4-1.el7

### 1.50.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work  
are not derived from the Program,  
and can be reasonably considered independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your  
cost of physically performing source distribution, a complete  
machine-readable copy of the corresponding source code, to be  
distributed under the terms of Sections 1 and 2 above on a medium  
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer  
to distribute corresponding source code. (This alternative is  
allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for  
making modifications to it. For an executable work, complete source  
code means all the source code for all modules it contains, plus any  
associated interface definition files, plus the scripts used to  
control compilation and installation of the executable. However, as a  
special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU
```



General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

# 1.51 libpciaccess 0.14-1.el7

## 1.51.1 Available under license :

(C) Copyright IBM Corporation 2006, 2007

(C) Copyright Eric Anholt 2006

(C) Copyright Mark Kettenis 2011

(C) Copyright Robert Millan 2012

Copyright (c) 2007, 2008, 2009, 2011, 2012, 2013 Oracle and/or its affiliates.

Copyright 2009, 2012 Red Hat, Inc.

All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation on the rights to use, copy, modify, merge, publish, distribute, sub license, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL IBM AND/OR THEIR SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
Copyright (c) 2008 Juan Romero Pardines

Copyright (c) 2008, 2011 Mark Kettenis

Copyright (c) 2009 Michael Lorenz

Copyright (c) 2009, 2012 Samuel Thibault

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,

INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (C) 2000 The XFree86 Project, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to  
deal in the Software without restriction, including without limitation the  
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or  
sell copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS",  
WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER  
IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN  
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the XFree86 Project shall  
not be used in advertising or otherwise to promote the sale, use or other  
dealings in this Software without prior written authorization from the  
XFree86 Project.

-----  
Copyright (c) 2007 Paulo R. Zanoni, Tiago Vignatti  
Copyright (c) 2009 Tiago Vignatti

Permission is hereby granted, free of charge, to any person  
obtaining a copy of this software and associated documentation  
files (the "Software"), to deal in the Software without  
restriction,  
including without limitation the rights to use,  
copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following  
conditions:

The above copyright notice and this permission notice shall be

included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.52 avahi 0.6.31-19.el7

### 1.52.1 Available under license :

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do



this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object

code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly

with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.53 atk 2.28.1-1.el7

### 1.53.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.



The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

#### GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and

all its terms and conditions  
for copying, distributing or modifying  
the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;  
it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add

an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE



OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.54 gtk 2.24.31-1.el7

### 1.54.1 Available under license :

This work may be reproduced and distributed in whole or in part, in any medium, physical or electronic, so as long as this copyright notice remains intact and unchanged on all copies. Commercial redistribution is permitted and encouraged, but you may not redistribute, in whole or in part, under terms more restrictive than those under which you received it. If you redistribute a modified or translated version of this work, you must also make the source code to the modified or translated version available in electronic form without charge. However, mere aggregation as part of a larger work shall not count as a modification for this purpose.

All code examples in this work are placed into the public domain, and may be used, modified and redistributed without restriction.

BECAUSE THIS WORK IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE WORK, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE WORK "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SHOULD THE WORK PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE WORK AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE WORK, EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Library.

In

addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.  
Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the



Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany

the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,

not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using

a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or

other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:



a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The

threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if

the user  
installs one, as long as the modified version is  
interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.55 graphite 1.3.10-1.el7\_3

### 1.55.1 Available under license :

#### GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide



to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must

be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses

the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to



refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

/\* GRAPHITE2 LICENSING

Copyright 2010, SIL International  
All rights reserved.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should also have received a copy of the GNU Lesser General Public

License along with this library in the file named "LICENSE".  
If not, write to the Free Software Foundation, 51 Franklin Street,  
Suite 500, Boston, MA 02110-1335, USA or visit their web page on the  
internet at <http://www.fsf.org/licenses/lgpl.html>.

Alternatively, you may use this library under the  
terms of the Mozilla  
Public License (<http://mozilla.org/MPL>) or under the GNU General Public  
License, as published by the Free Software Foundation; either version  
2 of the license or (at your option) any later version.

\*/

Format: <http://dep.debian.net/deps/dep5>

Upstream-Name: graphite2

Source: <http://sf.net/projects/silgraphite>

Files: \*

Copyright: (C) 2010-2011, SIL International

License: LGPL-2+

This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Library General Public  
License as published by the Free Software Foundation; either  
version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Library General Public License for more details.

On Debian systems you should have a local copy of the GNU Library  
General Public License in `/usr/share/common-licenses/LGPL-2`. If you  
downloaded the source you will find it in the file LICENSE; if not,  
along with this program; if not, write to the Free Software  
Foundation, Inc.,  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Files: contrib/perl/\*

Copyright: Copyright (C) 2011 Simon Cozens <[simon@cpan.org](mailto:simon@cpan.org)>

License: GPL1+, Artistic

This program is free software; you can redistribute it and/or modify  
it under the terms of either:

- a) the GNU General Public License as published by the Free Software  
Foundation; either version 1, or (at your option) any later  
version, or
- b) the "Artistic License" which comes with Perl.

On Debian GNU/Linux systems, the complete text of the GNU General

Public License can be found in `/usr/share/common-licenses/GPL' and the Artistic Licence in `/usr/share/common-licenses/Artistic'.

Files: contrib/perl/ppport.h

Copyright: 2004-2010, Marcus Holland-Moritz <mhx-cpan@gmx.net>

2001, Paul Marquess <pmqs@cpan.org> (Version 2.x)

1999, Kenneth Albanowski <kjahds@kjahds.com> (Version 1.x)

License: Artistic or GPL-1+

Files: debian-src/\*

Copyright: 2010 Martin Hosken <martin\_hosken@sil.org>

License:

LGPL-2+

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

On Debian systems you should have a local copy of the GNU Library General Public License in /usr/share/common-licenses/LGPL-2. If you downloaded the source you will find it in the file LICENSE; if not, along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Files: debian\*/\*

Copyright: 2010 Martin Hosken <martin\_hosken@sil.org>

2011 Rene Engelhard

<rene@debian.org>

License: LGPL-2+

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

On Debian systems you should have a local copy of the GNU Library General Public License in /usr/share/common-licenses/LGPL-2. If you downloaded the source you will find it in the file LICENSE; if not, along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Files: tests/comparerenderer/icule/\*

Copyright: Copyright (c) 1995-2006 International  
Business Machines Corporation and others

License: other

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

Files: gr2fonttest/gr2FontTest.cpp

Copyright: Copyright (C) 2005 www.thanlwinsoft.org

License: LGPL | other

Files: tests/comparerenderer/GrUtfTextSrc.\*

Copyright: Copyright (C) 2004 Keith Stribley

License: MPL-1.1 | GPL-2 | LGPL-2.1

Files: tests/fonts/\*

License: other

-----  
SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007  
-----

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide

development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

#### DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

#### PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or

in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

#### TERMINATION

This license becomes null and void if any of the above conditions are not met.

#### DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

## 1.56 harfbuzz 1.7.5-2.el7

### 1.56.1 Available under license :

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow.  
For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012,2013,2014,2015,2016,2017,2018,2019 Google, Inc.

Copyright 2019 Facebook, Inc.

Copyright 2012 Mozilla Foundation

Copyright 2011 Codethink Limited



Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)  
Copyright 2009 Keith Stribley  
Copyright 2009 Martin Hosken and SIL International  
Copyright 2007 Chris Wilson  
Copyright 2006 Behdad Esfahbod  
Copyright 2005 David Turner  
Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.  
Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, modify, and distribute this software and its documentation for any purpose, provided that the above copyright notice and the following two paragraphs appear in all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS. The following license applies to many of the fonts in this folder.

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at:  
<http://scripts.sil.org/OFL>

-----  
SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007  
-----

#### PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and

improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names

are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

#### DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

#### PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding

Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

#### TERMINATION

This license becomes null and void if any of the above conditions are not met.

#### DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Copyright 2016 Unicode Inc. All rights reserved.

Licensed under the Apache License, Version 2.0 (the License);  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an AS IS BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CC BY-NC-SA 3.0

<http://www.crupl.org/software/license/CreativeCommons.html>

<https://creativecommons.org/licenses/by-nc-sa/3.0/>

Copyright 2000-2016 Adobe Systems Incorporated. All Rights Reserved.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use these files except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and  
limitations under the License.

Copyright (c) 2010 Red Hat Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE  
SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.57 jasper 1.900.1-33.el7

### 1.57.1 Available under license :

The copyright information for the Jasper software accompanies the software  
license, and can be found in the file named "LICENSE".

Jasper License Version 2.0

Copyright (c) 2001-2006 Michael David Adams

Copyright (c) 1999-2000 Image Power, Inc.

Copyright (c) 1999-2000 The University of British Columbia

All rights reserved.

Permission is hereby granted, free of charge, to any person (the "User") obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

1. The above copyright notices and this permission notice (which includes the disclaimer below) shall be included in all copies or substantial portions of the Software.
2. The name of a copyright holder shall not be used to endorse or promote products derived from the Software without specific prior written permission.

THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS

LICENSE. NO USE OF THE SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER. THE SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. NO ASSURANCES ARE PROVIDED BY THE COPYRIGHT HOLDERS THAT THE SOFTWARE DOES NOT INFRINGE THE PATENT OR OTHER INTELLECTUAL PROPERTY RIGHTS OF ANY OTHER ENTITY. EACH COPYRIGHT HOLDER DISCLAIMS ANY LIABILITY TO THE USER FOR CLAIMS BROUGHT BY ANY OTHER ENTITY BASED ON INFRINGEMENT OF INTELLECTUAL

PROPERTY RIGHTS OR OTHERWISE. AS A CONDITION TO EXERCISING THE RIGHTS GRANTED HEREUNDER, EACH USER HEREBY ASSUMES SOLE RESPONSIBILITY TO SECURE ANY OTHER INTELLECTUAL PROPERTY RIGHTS NEEDED, IF ANY. THE SOFTWARE IS NOT FAULT-TOLERANT AND IS NOT INTENDED FOR USE IN MISSION-CRITICAL SYSTEMS, SUCH AS THOSE USED IN THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL SYSTEMS, DIRECT LIFE SUPPORT MACHINES, OR WEAPONS SYSTEMS, IN WHICH THE FAILURE OF THE SOFTWARE OR SYSTEM COULD LEAD DIRECTLY TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE ("HIGH RISK ACTIVITIES"). THE COPYRIGHT HOLDERS SPECIFICALLY DISCLAIM ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR HIGH RISK ACTIVITIES.

# 1.58 gir1.2-gdkpixbuf-2.0 2.36.12-3.el7

## 1.58.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve

this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent



of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In

addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not

distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free

programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year>

<name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

```
<!DOCTYPE html PUBLIC "-//W3C//DTD HTML 4.01 Transitional//EN">
<html>
<head>
<meta http-equiv="Content-Type" content="text/html; charset=UTF-8">
<title>AppendixA.License: GDK-PixBuf Reference Manual</title>
<meta name="generator" content="DocBook XSL Stylesheets Vsnapshot">
<link rel="home" href="index.html" title="GDK-PixBuf Reference Manual">
<link rel="up" href="index.html" title="GDK-PixBuf Reference Manual">
<link rel="prev" href="api-index-2-36.html" title="Index of new symbols in 2.36">
<link rel="next" href="annotation-glossary.html" title="Annotation Glossary">
<meta name="generator" content="GTK-Doc V1.27 (XML mode)">
<link rel="stylesheet" href="style.css" type="text/css">
</head>
<body bgcolor="white" text="black" link="#0000FF" vlink="#840084" alink="#0000FF">
<table class="navigation" id="top" width="100%" summary="Navigation header" cellpadding="2">
```



```

cellspacing="5"><tr valign="middle">
<td width="100%" align="left" class="shortcuts"></td>
<td><a accesskey="h" href="index.html"></a></td>
<td></td>
<td><a accesskey="p" href="api-index-2-36.html"></a></td>
<td><a accesskey="n" href="annotation-glossary.html"></a></td>
</tr></table>
<div class="appendix">
<div class="titlepage"><div><div><h1 class="title">
<a name="license"></a>Appendix A. License</h1></div></div></div>
<p>
This library is free software; you can redistribute it and/or
modify it under the terms of the <em class="citetitle">GNU Library General
Public License</em> as published by the Free Software
Foundation; either version 2 of the License, or (at your option)
any later version.
</p>
<p>
This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the
implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
<em class="citetitle">GNU Library General Public License</em> for
more details.
</p>
<p>
You may obtain a copy of the <em class="citetitle">GNU Library General
Public License</em> from the Free Software Foundation by
visiting <a class="ulink" href="http://www.fsf.org" target="_top">their Web
site</a> or by writing to:

</p>
<div class="address"><p><br>
FreeSoftwareFoundation, Inc.<br>
<span class="street">59 Temple Place</span>-Suite 330<br>
<span class="city">Boston</span>,<span class="state">MA</span><span class="postcode">02111-
1307</span><br>
<span class="country">USA</span><br>
</p></div>
<p>
</p>
</div>
<div class="footer">
<hr>Generated by GTK-Doc V1.27</div>
</body>

```

</html>

# 1.59 libxrender 0.9.10-1.el7

## 1.59.1 Available under license :

Copyright 2001,2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 SuSE, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of SuSE not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SuSE makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SuSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SuSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.60 libxft 2.3.2-2.el7

## 1.60.1 Available under license :

Copyright 2001,2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.61 libxrandr 1.5.1-2.el7

## 1.61.1 Available under license :

Copyright 2000, Compaq Computer Corporation,  
Copyright 2002, Hewlett Packard, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Compaq or HP not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. HP makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

HP DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL HP BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION

OF CONTRACT,  
NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN  
CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 Compaq Computer Corporation, Inc.  
Copyright 2002 Hewlett-Packard Company, Inc.  
Copyright 2006 Intel Corporation  
Copyright 2008 Red Hat, Inc.  
Copyright 2011 Dave Airlie

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holders not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The copyright holders make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE COPYRIGHT HOLDERS DISCLAIM ALL WARRANTIES WITH REGARD TO  
THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO  
EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE  
OF THIS SOFTWARE.

Copyright 2000 Compaq Computer Corporation, Inc.  
Copyright 2002 Hewlett Packard Company, Inc.  
Copyright 2006 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holders not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The  
copyright holders make no representations  
about the suitability of this software for any purpose. It is provided "as  
is" without express or implied warranty.

THE COPYRIGHT HOLDERS DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO  
EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,

DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.62 libxfixes 5.0.3-1.el7

### 1.62.1 Available under license :

No license file was found, but licenses were detected in source scan.

License: MIT

Found in path(s):

\* /opt/cola/permits/1000092044\_1646171460.16/0/libxfixes-master20-1-zip/libxfixes-master/libxfixes.spec

## 1.63 libxxf86vm 1.1.4-1.el7

### 1.63.1 Available under license :

Copyright (c) 1995 Kaleb S. KEITHLEY

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL Kaleb S. KEITHLEY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Kaleb S. KEITHLEY shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Kaleb S. KEITHLEY.

# 1.64 libxdamage 1.1.4-4.1.e17

## 1.64.1 Available under license :

Copyright 2001,2003 Keith Packard

Copyright 2007 Eric Anholt

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.65 libglvnd 1.0.1-0.8.git5baa1e5.e17

## 1.65.1 Available under license :

```
<!DOCTYPE html
  PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN"
  "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" xml:lang="en" lang="en">
<head>
  <link rel="stylesheet" type="text/css" href="styles.css" />
  <title>uthash: a hash table for C structures</title>
</head>
<body>

<div id="banner">

</div> <!-- banner -->

<div id="topnav">
<a href="http://troydhanson.github.com/uthash/">uthash home</a> &gt;
BSD license
```

</div>

<hr />

<div id="mid">

<div id="main">

<pre>

Copyright (c) 2005-2013, Troy D. Hanson <http://troydhanson.github.com/uthash/>  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

THIS

SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A  
PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER  
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

</div> <!-- mid -->

</div> <!-- main -->

<hr />

<div id="footer">

</div> <!-- footer -->

</body>

</html>

Copyright (c) 2009-2017 Dave Gamble and cJSON contributors

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2005-2013, Troy D. Hanson <http://troydhanson.github.com/uthash/>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.66 libthai 0.1.14-9.el7

### 1.66.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]



## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be

introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating

system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably

considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent



infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

## 1.67 libfontenc 1.1.3-3.el7

## 1.67.1 Available under license :

Copyright (c) 1998-2001 by Juliusz Chroboczek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.68 libxcb 1.13-1.el7

### 1.68.1 Available under license :

Copyright (C) 2001-2006 Bart Massey, Jamey Sharp, and Josh Triplett.  
All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the names of the authors or their institutions shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the authors.

## 1.69 libxfont 7.5-21.el7

### 1.69.1 Available under license :

Copyright (c) 2002-2008 by Juliusz Chroboczek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2008, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 1991, 1993, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 2002-2008 by Juliusz Chroboczek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

Copyright 1993, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its  
documentation for any purpose is hereby granted without fee, provided that  
the above copyright notice appear in all copies and that both that  
copyright notice and this permission notice appear in supporting  
documentation.

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR  
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall  
not be used in advertising  
or otherwise to promote the sale, use or  
other dealings in this Software without prior written authorization  
from The Open Group.

-----

Copyright 2005 Red Hat, Inc.

Permission to use, copy, modify, distribute, and sell this software  
and its documentation for any purpose is hereby granted without fee,  
provided that the above copyright notice appear in all copies and  
that both that copyright notice and this permission notice appear in  
supporting documentation, and that the name of Red Hat not be used in  
advertising or publicity pertaining to distribution of the software  
without specific, written prior permission. Red Hat makes no  
representations about the suitability of this software for any  
purpose. It is provided "as is" without express or implied warranty.

RED HAT DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN  
NO EVENT SHALL  
RED HAT BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS

OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2009, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
Copyright (c) 2003 The NetBSD Foundation, Inc.  
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Ben Collver <collver1@attbi.com>.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR



CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright (c) 2006 Martin Husemann.  
Copyright (c) 2007 Joerg Sonnenberger.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright  
2005 Red Hat, Inc

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the copyright holders.

-----  
Copyright (c) 1991-2011 Unicode, Inc. All Rights reserved.

This file is provided as-is by Unicode, Inc. (The Unicode Consortium). No claims are made as to fitness for any particular purpose. No warranties of any kind are expressed or implied. The recipient agrees to determine applicability of information provided. If this file has been provided on optical media by Unicode, Inc., the sole remedy for any claim will be exchange of defective media within 90 days of receipt.

Unicode, Inc. hereby grants the right to freely use the information supplied in this file in the creation of products supporting the Unicode Standard, and to make copies of this file in any form for internal or external distribution as long as this notice remains attached.

## 1.70 libxshmfence 1.2-1.el7

### 1.70.1 Available under license :

Copyright 2013 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holders not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The copyright holders make no representations about the suitability of this software for any purpose. It is provided "as

is" without express or implied warranty.

THE COPYRIGHT HOLDERS DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.71 wayland 1.15.0-1.e17

### 1.71.1 Available under license :

Copyright 2008-2012 Kristian Hgsberg  
Copyright 2010-2012 Intel Corporation  
Copyright 2011 Benjamin Franzke  
Copyright 2012 Collabora, Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

The above is the version of the MIT "Expat" License used by X.org:

<http://cgit.freedesktop.org/xorg/xserver/tree/COPYING>

# 1.72 snake-yaml 1.19

## 1.72.1 Available under license :

Found license 'Eclipse Public License 1.0' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Found license 'GNU Lesser General Public License' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

# 1.73 classmate 1.1.0

## 1.73.1 Available under license :

This copy of Java ClassMate library is licensed under Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Java ClassMate library was originally written by Tatu Saloranta ([tatu.saloranta@iki.fi](mailto:tatu.saloranta@iki.fi))

Other developers who have contributed code are:

\* Brian Langel

# 1.74 libssh 0.7.1-7.el7

## 1.74.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you



distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### Linking with OpenSSL

17. In addition, as a special exception, we give permission to link the code of its release of libssh with the OpenSSL project's "OpenSSL" library (or with modified versions of it that use the same license as the "OpenSSL" library), and distribute the linked executables. You must obey the GNU Lesser General Public License in all respects for all of the code used other than "OpenSSL". If you modify this file, you may extend this exception to your version of the file, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

#### END OF TERMS AND CONDITIONS

Some parts are under the BSDv2 License :

Copyright (c) 2000 Markus Friedl. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.75 metrics-jersey2 3.1.2

## 1.76 lapack 3.4.2-8.el7

### 1.76.1 Available under license :

Copyright (c) 1992-2011 The University of Tennessee and The University of Tennessee Research Foundation. All rights reserved.

Copyright (c) 2000-2011 The University of California Berkeley. All rights reserved.

Copyright (c) 2006-2012 The University of Colorado Denver. All rights reserved.

\$COPYRIGHT\$

Additional copyrights may follow

\$HEADERS\$

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer listed in this license in the documentation and/or other materials provided with the distribution.
- Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

The copyright holders provide no reassurances that the source code provided does not infringe any patent, copyright, or any other intellectual property rights of third parties. The copyright holders disclaim any liability to any recipient for claims brought against recipient by any third party for infringement of that parties intellectual property rights.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT



LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;

OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012, Intel Corp.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.77 rocksdbjni 5.7.3

### 1.77.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger

that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option)  
any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This  
is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may



be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General

Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.78 reflectasm 1.09

## 1.79 javassist 3.21.0

## 1.80 animal-sniffer-annotation 1.14

## 1.81 jboss-logging 3.3.2

### 1.81.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.82 protobuf-java 2.6.1

## 1.83 javax-inject 1

### 1.83.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2009 The JSR-330 Expert Group
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Singleton.java
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Inject.java
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Scope.java
*
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Qualifier.java
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Named.java
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/Provider.java
* /opt/cola/permits/1000738314_1646171489.14/0/javax-inject-1-sources-jar/javax/inject/package-info.java
```

## 1.84 commons-io 2.4

### 1.84.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"



means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache Commons IO  
Copyright 2002-2012 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.85 jackson-dataformat-yaml 2.8.11

### 1.85.1 Available under license :

This copy of Jackson JSON processor YAML module is licensed under the  
Apache (Software) License, version 2.0 ("the License").  
See the License for details about distribution rights, and the  
specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>  
# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.  
It was originally written by Tatu Saloranta ([tatu.saloranta@iki.fi](mailto:tatu.saloranta@iki.fi)), and has  
been in development since 2007.

It is currently developed by a community of developers, as well as supported  
commercially by FasterXML.com.

#### ## Licensing

Jackson core and extension components may be licensed under different licenses.  
To find the details that apply to this artifact see the accompanying LICENSE file.  
For more information, including possible other licensing options, contact  
FasterXML.com (<http://fasterxml.com>).

#### ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.86 commons-logging 1.2

## 1.86.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Logging

Copyright 2003-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.87 jackson-dataformat-cbor 2.8.11

## 1.87.1 Available under license :

No license file was found, but licenses were detected in source scan.

Project is licensed under [Apache License 2.0](<http://www.apache.org/licenses/LICENSE-2.0.txt>).

Found in path(s):

\* /opt/cola/permits/1000738076\_1646205635.63/0/jackson-dataformats-binary-jackson-dataformats-binary-2-8-11-tar-gz/jackson-dataformats-binary-jackson-dataformats-binary-2.8.11/protobuf/README.md

No license file was found, but licenses were detected in source scan.

# Copyright 2012 FasterXML.com

#

# Licensed under the Apache License, Version 2.0 (the "License");

```
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
```

com.fasterxml.jackson.dataformat.protobuf.ProtobufFactory

Found in path(s):

```
* /opt/cola/permits/1000738076_1646205635.63/0/jackson-dataformats-binary-jackson-dataformats-binary-2-8-11-
tar-gz/jackson-dataformats-binary-jackson-dataformats-binary-2.8.11/protobuf/src/main/resources/META-
INF/services/com.fasterxml.jackson.core.JsonFactory
```

No license file was found, but licenses were detected in source scan.

```
# Copyright 2012 FasterXML.com
#
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
```

com.fasterxml.jackson.dataformat.smile.SmileFactory

Found in path(s):

```
* /opt/cola/permits/1000738076_1646205635.63/0/jackson-dataformats-binary-jackson-dataformats-binary-2-8-11-
tar-gz/jackson-dataformats-binary-jackson-dataformats-binary-2.8.11/smile/src/main/resources/META-
INF/services/com.fasterxml.jackson.core.JsonFactory
```

No license file was found, but licenses were detected in source scan.

## Overview

This is a multi-module umbrella project for [Jackson](../../jackson) standard binary dataformat backends.

Currently included are:

- \* [Avro](avro/)
- \* [CBOR](cbor/)
- \* [Protobuf](protobuf/)
- \* [Smile](smile/)

## ## License

All modules are licensed under [Apache License 2.0](http://www.apache.org/licenses/LICENSE-2.0.txt).

## ## Status

[![Build Status](https://travis-ci.org/FasterXML/jackson-dataformats-binary.svg)](https://travis-ci.org/FasterXML/jackson-dataformats-binary)

## ## More

See [Wiki](../wiki) for more information (javadocs).

Found in path(s):

\* /opt/cola/permits/1000738076\_1646205635.63/0/jackson-dataformats-binary-jackson-dataformats-binary-2-8-11-tar-gz/jackson-dataformats-binary-jackson-dataformats-binary-2.8.11/README.md

# 1.88 commons-codec 1.10

## 1.88.1 Available under license :

Apache Commons Codec

Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====

The content of package org.apache.commons.codec.language.bm has been translated  
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>  
with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.89 jersey-guava 2.25.1

## 1.90 hk2-api 2.5.0

### 1.90.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and
- b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.



“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

## 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN “AS IS” BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its

Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

## 1.91 javax-inject 2.5.0

### 1.91.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in

combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You

may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.



#### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE

TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control

laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

## 1.92 hk2-utils 2.5.0

### 1.92.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE (“AGREEMENT”). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

“Contribution” means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and
- b) in the case of each subsequent Contributor:

- i) changes to the Program, and

- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution “originates” from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

“Contributor” means any person or entity that Distributes the Program.

“Licensed Patents” mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

“Program” means the Contributions Distributed in accordance with this Agreement.

“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

## 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN “AS IS” BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its

Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

## 1.93 httpasyncclient 4.1.4

### 1.93.1 Available under license :

Apache HttpAsyncClient  
Copyright 2010-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.



"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.94 tiger-types 1.4

### 1.94.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2010 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* [https://glassfish.dev.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.dev.java.net/public/CDDL+GPL_1_1.html)

\* or <packager/legal/LICENSE.txt>. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at <packager/legal/LICENSE.txt>.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception

as provided by Oracle in the GPL Version 2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or

\* only the GPL Version 2, indicate your decision by adding "[Contributor]

\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made  
subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-  
jar/org/jvnet/tiger\_types/WildcardTypeImpl.java  
\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-  
jar/org/jvnet/tiger\_types/TypeVisitor.java  
\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-jar/org/jvnet/tiger\_types/Lister.java  
\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-jar/org/jvnet/tiger\_types/Types.java  
\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-  
jar/org/jvnet/tiger\_types/ParameterizedTypeImpl.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2010 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* [https://glassfish.dev.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.dev.java.net/public/CDDL+GPL_1_1.html)  
\* or packager/legal/LICENSE.txt. See the License for the specific  
\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at packager/legal/LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"  
\* exception  
as provided by Oracle in the GPL Version 2 section of the License  
\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject  
\* to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1000738750\_1654022966.462261/0/tiger-types-1-4-sources-  
jar/org/jvnet/tiger\_types/GenericArrayTypeImpl.java

## 1.95 jersey-common 2.25.1

## 1.96 hk2-locator 2.5.0

### 1.96.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

## 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:



a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN “AS IS” BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its

Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

## 1.97 aopalliance-repackaged 2.5.0

### 1.97.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE (“AGREEMENT”). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

“Contribution” means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and
- b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution “originates” from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

“Contributor” means any person or entity that Distributes the Program.

“Licensed Patents” mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

“Program” means the Contributions Distributed in accordance with this Agreement.

“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new

versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

## 1.98 spring-retry 1.2.2

## 1.99 bzip2 1.0.7

### 1.99.1 Available under license :

Copyright (c) 2015-2019 Philip Ross

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.100 slf4j 1.7.25

### 1.100.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (c) 2004-2011 QOS.ch
 * All rights reserved.
 *
 * Permission is hereby granted, free of charge, to any person obtaining
 * a copy of this software and associated documentation files (the
 * "Software"), to deal in the Software without restriction, including
 * without limitation the rights to use, copy, modify, merge, publish,
 * distribute, sublicense, and/or sell copies of the Software, and to
 * permit persons to whom the Software is furnished to do so, subject to
 * the following conditions:
 *
 * The above copyright notice and this permission notice shall be
 * included in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
 * EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
 * NONINFRINGEMENT. IN
 * NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
 * LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
 * OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
 * WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/MDC.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
```



```

jar/org/slf4j/helpers/MarkerIgnoringBase.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/LoggerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/NOPLoggerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/spi/LocationAwareLogger.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/MessageFormatter.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/NamedLoggerBase.java
*
/opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/spi/MarkerFactoryBinder.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/impl/StaticMDCBinder.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/SubstituteLogger.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/helpers/NOPLogger.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/impl/StaticLoggerBinder.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/helpers/Util.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/FormattingTuple.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/MarkerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/spi/LoggerFactoryBinder.java
*
/opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/SubstituteLoggerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/Marker.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/spi/MDCAdapter.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/helpers/BasicMarker.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/NOPMDCAdapter.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/BasicMDCAdapter.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/impl/StaticMarkerBinder.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-
jar/org/slf4j/helpers/BasicMarkerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/Logger.java
*
/opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/IMarkerFactory.java
* /opt/cola/permits/1000740126_1646171518.5/0/slf4j-api-1-7-25-sources-jar/org/slf4j/ILoggerFactory.java

```

## 1.101 jul-to-slf4j 1.7.25

## 1.101.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright (c) 2004-2011 QOS.ch

\* All rights reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be

\* included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

\* NONINFRINGEMENT. IN

NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

\* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION

\* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

\* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*

\*/

Found in path(s):

\* /opt/cola/permits/1000740250\_1646171530.24/0/jul-to-slf4j-1-7-25-sources-

jar/org/slf4j/bridge/SLF4JBridgeHandler.java

## 1.102 javassist 3.18.1

## 1.103 commons-io 2.5

### 1.103.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache Commons IO

Copyright 2002-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.104 javax-ws-rs-api 2.0.1

### 1.104.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

1. Definitions.

- 1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. "Executable" means the Covered Software in any form other than Source Code.
- 1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.
- 1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. "License" means this

document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer



hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH

LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly,

out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.  
No license file was found, but licenses were detected in source scan.

```
/*
 * DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.
 *
 * Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved.
 *
 * The contents of this file are subject to the terms of either the GNU
 * General Public License Version 2 only ("GPL") or the Common Development
 * and Distribution License("CDDL") (collectively, the "License"). You
 * may not use this file except in compliance with the License. You can
 * obtain a copy of the License at
 * http://glassfish.java.net/public/CDDL+GPL\_1\_1.html
 * or packager/legal/LICENSE.txt. See the License for the specific
 * language governing permissions and limitations under the License.
 *
 * When distributing the software, include this License Header Notice in each
 * file and include the License file at packager/legal/LICENSE.txt.
 *
 * GPL Classpath Exception:
 * Oracle designates this particular file as subject to the "Classpath"
 * exception
 * as provided by Oracle in the GPL Version 2 section of the License
 * file that accompanied this code.
 *
 * Modifications:
 * If applicable, add the following below the License Header, with the fields
 * enclosed by brackets [] replaced by your own identifying information:
 * "Portions Copyright [year] [name of copyright owner]"
 *
 * Contributor(s):
 * If you wish your version of this file to be governed by only the CDDL or
 * only the GPL Version 2, indicate your decision by adding "[Contributor]
 * elects to include this software in this distribution under the [CDDL or GPL
 * Version 2] license." If you don't indicate a single choice of license, a
 * recipient has the option to distribute your version of this file under
 * either the CDDL, the GPL Version 2 or to extend the choice of license to
 * its licensees as provided above. However, if you add GPL Version 2 code
 * and therefore, elected the GPL Version 2 license, then the option applies
 * only if the new code is made subject
 * to such option by the copyright
 * holder.
 */
```

Found in path(s):

- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/ext/FactoryFinder.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/Request.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/GET.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/MatrixParam.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/OPTIONS.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/UriInfo.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/ext/RuntimeDelegate.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/CookieParam.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/ext/MessageBodyReader.java
- \*
- /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/HEAD.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/NewCookie.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/UriBuilder.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/POST.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/DefaultValue.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/ApplicationPath.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/DELETE.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/package-info.java
- \*
- /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/Application.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/QueryParam.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/PathParam.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/PUT.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/Cookie.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/core/Variant.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-jar/javax/ws/rs/Consumes.java
- \* /opt/cola/permits/1000741842\_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-



```
jar/javax/ws/rs/client/FactoryFinder.java
* /opt/cola/permits/1000741842_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-
jar/javax/ws/rs/core/HttpHeaders.java
*
/opt/cola/permits/1000741842_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-
jar/javax/ws/rs/FormParam.java
* /opt/cola/permits/1000741842_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-
jar/javax/ws/rs/core/EntityTag.java
* /opt/cola/permits/1000741842_1654022862.0826519/0/javax-ws-rs-api-2-0-1-sources-
jar/javax/ws/rs/Produces.java
```

## 1.105 jersey-server 2.25.1

## 1.106 jersey-client 2.25.1

## 1.107 jersey-container-servlet-core 2.25.1

## 1.108 jersey-container-servlet 2.25.1

## 1.109 javax-el 3.0.0

### 1.109.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

#### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under

any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

### 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING

NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works



in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program),

you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be

guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY

or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module

which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

## 1.110 jersey-media-jaxb 2.25.1

## 1.111 jetty-setuid-java 1.0.3

## 1.112 metrics 3.1.5

### 1.112.1 Available under license :

Metrics

Copyright 2010-2013 Coda Hale and Yammer, Inc.

This product includes software developed by Coda Hale and Yammer, Inc.

This product includes code derived from the JSR-166 project (ThreadLocalRandom, Striped64, LongAdder), which was released with the following comments:

Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be



liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2012 Coda Hale and Yammer, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.113 dc 1.3

## 1.113.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Copyright (c) 2015 DC. All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/Example-Swift/ViewController.swift
```

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/Example-Swift/AppDelegate.swift
```

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/Example-Swift/Tests/Example_SwiftTests.swift
```

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/Example-Swift-Bridging-Header.h
```

No license file was found, but licenses were detected in source scan.

```
<label opaque="NO" clipsSubviews="YES" userInteractionEnabled="NO" contentMode="left" horizontalHuggingPriority="251" verticalHuggingPriority="251" text=" Copyright (c) 2015 DC. All rights reserved." textAlignment="center" lineBreakMode="tailTruncation" baselineAdjustment="alignBaselines" minimumFontSize="9" translatesAutoresizingMaskIntoConstraints="NO" id="8ie-xW-0ye">
```

Found in path(s):

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/Example-Swift/Base.lproj/LaunchScreen.xib
```

No license file was found, but licenses were detected in source scan.

```
<string>The DCPATHButton use the MIT license</string>
```

Found in path(s):

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/Target Support Files/Pods/Pods-acknowledgements.plist
```

No license file was found, but licenses were detected in source scan.

```
// Copyright © 2015 Tangdxi. All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/BarButtonItemViewController.m
```

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/BarButtonItemViewController.h
```

No license file was found, but licenses were detected in source scan.

```
Pod::Spec.new do |s|
```

```
  s.name      = "DCPathButton"
```

```

s.version    = "2.1.1"
s.summary    = " A beautiful button copy from Path® "

s.description = <<-DESC
DCPathButton is a menu button, design by an famous App Path®.
Since Path® 4.0, it return to use a tab bar instead of a side bar,
and also change the menu button. So I try to implement it and then
the DCPathButton born :)
DESC

s.homepage   = "https://github.com/Tangdixi/DCPathButton"

s.license    = {
:type => 'MIT',
:text => 'The DCPathButton use the MIT license'
}

s.author     = { "Tangdixi" => "Tangdixi@gmail.com" }

s.platform   = :ios, '7.0'

s.source     = {
:git => "https://github.com/Tangdixi/DCPathButton.git",
:tag => "2.1.1"
}

s.source_files = 'DCPathButton/Classes/*.{h,m}'

s.resources = ["DCPathButton/Sounds/*"]

s.frameworks = 'QuartzCore','AudioToolbox'

s.requires_arc = true

end

```

Found in path(s):

```
* /opt/cola/permits/1000748847_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/DCPathButton.podspec
```

No license file was found, but licenses were detected in source scan.

# Acknowledgements

This application makes use of the following third party libraries:

## DCPathButton

The DCPathButton use the MIT license

Generated by CocoaPods - <http://cocoapods.org>

Found in path(s):

\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/Target Support Files/Pods/Pods-acknowledgements.markdown  
No license file was found, but licenses were detected in source scan.

// Copyright (c) 2014 Tangdixi. All rights reserved.

Found in path(s):

\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/DCPathButton/DCPathButton/Classes/DCPathItemButton.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/ExampleTests/ExampleTests.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/DCPathButton/DCPathButton/Classes/DCPathItemButton.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/ViewController.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/ViewController.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/DCPathButton/Classes/DCPathButton.h  
\*  
/opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/DCPathButton/Classes/DCPathButton.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/main.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/DCPathButton/Classes/DCPathButton.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/DCPathButton/Classes/DCPathButton.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/AppDelegate.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/DCPathButton/Classes/DCPathItemButton.h  
\*  
/opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/DCPathButton/Classes/DCPathItemButton.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/DCPathButton/DCPathButton/Classes/DCPathButton.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example-Swift/DCPathButton/Classes/DCPathItemButton.m  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Example/AppDelegate.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/DCPathButton/DCPathButton/Classes/DCPathButton.h  
\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/DCPathButton/Classes/DCPathItemButton.m

No license file was found, but licenses were detected in source scan.

**\*\*DCPathButton\*\*** is available under the MIT license. See the LICENSE file for more info.

Found in path(s):

\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/README.md

\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/Example/Pods/DCPathButton/README.md

No license file was found, but licenses were detected in source scan.

The MIT License (MIT)

Copyright (c) 2013 Tangdixi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Found in path(s):

\* /opt/cola/permits/1000748847\_1607109746.66/0/tangdixi-dcpathbutton-2-1-3-0-ge4b13fb-tar-gz/Tangdixi-DCPathButton-39be410/LISENCE

## 1.114 simpleclient 0.6.0

## 1.115 jackson-annotations 2.9.6

## 1.115.1 Available under license :

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License").  
See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.116 simpleclient-common 0.6.0

## 1.117 cglib 2.2.2

### 1.117.1 Available under license :

```
=====
== NOTICE file corresponding to the section 4 d of      ==
== the Apache License, Version 2.0,                      ==
== in this case for the Apache Ant distribution.          ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes also software developed by :  
- the W3C consortium (<http://www.w3c.org>) ,  
- the SAX project (<http://www.saxproject.org>)

Please read the different LICENSE files present in the root directory of  
this distribution.

ASM: a very small and fast Java bytecode manipulation framework  
Copyright (c) 2000,2002,2003 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0//EN">
```

```
<HTML>
```

```
<HEAD>
```

```
<TITLE>Common Public License - v 1.0</TITLE>
```

```
<meta http-equiv="Content-Type" content="text/html; charset=iso-8859-1">
```

```
</HEAD>
```

```
<BODY BGCOLOR="#FFFFFF" VLINK="#800000">
```

```
<P ALIGN="CENTER"><B>Common Public License - v 1.0</B>
```

```
<P><B></B><FONT SIZE="3"></FONT>
```

```
<P><FONT SIZE="3"></FONT><FONT SIZE="2">THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.</FONT>
```

```
<P><FONT SIZE="2"></FONT>
```

```
<P><FONT SIZE="2"><B>1. DEFINITIONS</B></FONT>
```

```
<P><FONT SIZE="2">"Contribution" means:</FONT>
```

```
<UL><FONT SIZE="2">a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and<BR CLEAR="LEFT">
```

```
b) in the case of each subsequent Contributor:</FONT></UL>
```

```
<UL><FONT SIZE="2">i) changes to the Program, and</FONT></UL>
```

```
<UL><FONT SIZE="2">ii) additions
```

```
to the Program;</FONT></UL>
```

```
<UL><FONT SIZE="2">where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. </FONT><FONT SIZE="2">A Contribution 'originates' from a Contributor if it was
```

added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. </FONT><FONT SIZE="2">Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program. </FONT></UL>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">"Contributor" means any person or entity that distributes the Program.</FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program. </FONT>

<P><FONT

SIZE="2"></FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2">"Program" means the Contributions distributed in accordance with this Agreement.</FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.</FONT>

<P><FONT SIZE="2"><B></B></FONT>

<P><FONT SIZE="2"><B>2. GRANT OF RIGHTS</B></FONT>

<UL><FONT SIZE="2"></FONT><FONT SIZE="2">a) </FONT><FONT SIZE="2">Subject to the terms of this Agreement, each Contributor hereby grants</FONT><FONT SIZE="2"> Recipient a non-exclusive, worldwide, royalty-free copyright license to</FONT><FONT SIZE="2" COLOR="#FF0000"> </FONT><FONT SIZE="2">reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.</FONT></UL>

<UL><FONT SIZE="2"></FONT></UL>

<UL><FONT SIZE="2"></FONT><FONT SIZE="2">b)

Subject to the terms of this Agreement, each Contributor hereby grants </FONT><FONT SIZE="2">Recipient a non-exclusive, worldwide,</FONT><FONT SIZE="2" COLOR="#008000"> </FONT><FONT SIZE="2">royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder. </FONT></UL>

<UL><FONT SIZE="2"></FONT></UL>

<UL><FONT SIZE="2">c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor



that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement;

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

<UL><FONT SIZE="2" COLOR="#FF0000"></FONT><FONT SIZE="2"></FONT></UL>

<P><FONT SIZE="2">When the Program is made available in source code form:</FONT>

<UL><FONT SIZE="2">a) it must be made available under this Agreement; and </FONT></UL>

<UL><FONT SIZE="2">b) a copy of this Agreement must be included with each copy of the Program.

</FONT></UL>

<P><FONT SIZE="2"></FONT><FONT SIZE="2" COLOR="#0000FF"><STRIKE></STRIKE></FONT>

<P><FONT SIZE="2" COLOR="#0000FF"><STRIKE></STRIKE></FONT><FONT SIZE="2">Contributors may not remove or alter any copyright notices contained within the Program. </FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">Each

Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution. </FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"><B>4. COMMERCIAL DISTRIBUTION</B></FONT>

<P><FONT SIZE="2">Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other

legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.</FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims,

or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.</FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2" COLOR="#0000FF"></FONT>

<P><FONT SIZE="2" COLOR="#0000FF"></FONT><FONT SIZE="2"><B>5. NO WARRANTY</B></FONT>

<P><FONT SIZE="2">EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each

Recipient is</FONT><FONT SIZE="2"> solely responsible for determining the appropriateness of using and distributing </FONT><FONT SIZE="2">the Program</FONT><FONT SIZE="2"> and assumes all risks associated with its exercise of rights under this Agreement</FONT><FONT SIZE="2">, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, </FONT><FONT SIZE="2">programs or equipment, and unavailability or interruption of operations</FONT><FONT SIZE="2">. </FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2"><B>6. DISCLAIMER OF LIABILITY</B></FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2">EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES </FONT><FONT SIZE="2">(INCLUDING WITHOUT LIMITATION LOST PROFITS),</FONT><FONT SIZE="2"> HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.</FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT><B>7. GENERAL</B></FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2">If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.</FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall

terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed. </FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted

by Recipient relating to the Program shall continue and survive. </FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2">Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to </FONT><FONT SIZE="2">publish new versions (including revisions) of this Agreement from time to </FONT><FONT SIZE="2">time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. </FONT><FONT SIZE="2">Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new

version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new <FONT SIZE="2">version. <FONT SIZE="2">Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, <FONT SIZE="2">by implication, estoppel or otherwise.<FONT SIZE="2">. All rights in the Program not expressly granted under this Agreement are reserved.</FONT>

<P><FONT SIZE="2"></FONT>

<P><FONT SIZE="2">This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.</FONT>

<P><FONT SIZE="2"></FONT><FONT SIZE="2"></FONT>

<P><FONT SIZE="2"></FONT>

</BODY>

</HTML>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>

\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by



\* the copyright owner that is granting the License.  
\*  
\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the  
\*  
\* outstanding shares, or (iii) beneficial ownership of such entity.  
\*  
\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.  
\*  
\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.  
\*  
\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.  
\*  
\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).  
\*  
\* "Derivative Works" shall mean any work, whether in Source or Object  
\*  
\* form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.  
\*  
\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,  
\* including but not limited to  
\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the

\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."  
\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.  
\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the  
\*

Work and such Derivative Works in Source or Object form.  
\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.  
\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:  
\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and  
\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and  
\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*  
\* (d) If the Work includes a "NOTICE"  
text file as part of its  
\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.  
\*  
\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.  
\*  
\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.  
\*  
\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.  
\*  
\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any

\* risks associated with Your exercise of permissions under this License.

\*

\* 8. Limitation of Liability.

In no event and under no legal theory,

\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*

\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other

liability obligations and/or rights consistent with this

\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\*

\* END OF TERMS AND CONDITIONS

\*

\* APPENDIX: How to apply the Apache License to your work.

\*

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose

be included on the

\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\*

\* Copyright [yyyy] [name of copyright owner]

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

```

*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
.
'Q
RS &T &U &V
RW
&X &Y
'Z
[]
R]^
R_
\
Ra
Rb
`cdedfg
Qhi
j
kldm
no
Qp
qrs
tu
vxy
classNameLjava/lang/String;nameactionStringactionsLjava/util/Set;<init>()VCodeLineNumberTableLocalVariable
Tablethis
PermissionInnerClasses3Lorg/apache/tools/ant/types/Permissions$Permission;setClass(Ljava/lang/String;)VaClassg
etClassName(Ljava/lang/String;setNameaNamegetName
setActions
getActionsmatches(Ljava/security/Permission;)ZpermLjava/security/Permission;assizeIparseActions#(Ljava/lang/St
ring;)Ljava/util/Set;resulttkLjava/util/StringTokenizer;itemtoString
SourceFilePermissions.java./z{(*)+)}HI,-
~>,*@;F}java/util/HashSetjava/util/StringTokenizer,.;java/lang/StringBufferPermission: ("",
""N;1org/apache/tools/ant/types/Permissions$Permissionjava/lang/Objectjava/lang/Stringtrimlength()IgetClass()Lja
va/lang/Class;java/lang/Classequals(Ljava/lang/Object;)ZendsWith(Ljava/lang/String;)Zjava/security/Permission
substring(II)Ljava/lang/String;
startsWith
java/util/Set removeAll(Ljava/util/Collection;)Z'(Ljava/lang/String;Ljava/lang/String;)V nextTokenadd
hasMoreTokens(Zappend,(Ljava/lang/String;)Ljava/lang/StringBuffer;,(Ljava/lang/Object;)Ljava/lang/StringBuffer
;&org/apache/tools/ant/types/Permissions!&'(*)+),-
./0/*1236780A *+1
2 36 9);;0/*1236<80A *+1
2 36 =>;0/*1236?80V*++**+1236,)@;0/*1236AB0*+
*<*

```

+\*\*d\*\*+\*\*\*+M,>,\*W,1>&ACQ S%Z&c'j(u)+/2\*36CDcE-jFGHI0;YMY+N-:,W-,1"789::)<299?24;36;,)3J-  
(KLM)N;0^4Y \* ! \* " \*#\$ % 1F2436OP5  
&w4  
This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.118 simpleclient-httpserver 0.6.0

## 1.118.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form  
shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely  
link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications

or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.



Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.119 simpleclient-hotspot 0.6.0

## 1.120 libcap-ng 0.7.5-4.el7

### 1.120.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major



components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation

may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source

file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based

on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.



5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.121 c-ares 1.12.1-DEV

### 1.121.1 Available under license :

# c-ares license

Copyright (c) 2007 - 2018, Daniel Stenberg with many contributors, see AUTHORS  
file.

Copyright 1998 by the Massachusetts Institute of Technology.

Permission to use, copy, modify, and distribute this software and its  
documentation for any purpose and without fee is hereby granted, provided that  
the above copyright notice appear in all copies and that both that copyright  
notice and this permission notice appear in supporting documentation, and that  
the name of M.I.T. not be used in advertising or publicity pertaining to  
distribution of the software without specific, written prior permission.  
M.I.T. makes no representations about the suitability of this software for any  
purpose. It is provided "as is" without express or implied warranty.

# 1.122 javassist 3.20.0

## 1.122.1 Available under license :

```
<HTML>
<HEAD>
<TITLE>Javassist License</TITLE>
<META http-equiv=Content-Type content="text/html; charset=iso-8859-1">
<META content="MSHTML 5.50.4916.2300" name=GENERATOR></HEAD>

<BODY text=#000000 vLink=#551a8b aLink=#ff0000 link=#0000ee bgColor=#ffffff>
<CENTER><B><FONT size=+2>MOZILLA PUBLIC LICENSE</FONT></B> <BR><B>Version
1.1</B>
<P>
<HR width="20%">
</CENTER>
<P><B>1. Definitions.</B>
<UL><B>1.0.1. "Commercial Use" </B>means distribution or otherwise making the
Covered Code available to a third party.
<P><B>1.1. "Contributor"</B> means each entity that creates or contributes
to the creation of Modifications.
<P><B>1.2. "Contributor Version"</B> means the combination of the Original
Code, prior Modifications used by a Contributor, and the Modifications made by
that particular Contributor.
<P><B>1.3. "Covered Code"</B> means the Original Code or Modifications or
the combination of the Original Code and Modifications, in each case including
portions
thereof<B>.</B>
<P><B>1.4. "Electronic Distribution Mechanism"</B> means a mechanism
generally accepted in the software development community for the electronic
transfer of data.
<P><B>1.5. "Executable"</B> means Covered Code in any form other than Source
Code.
<P><B>1.6. "Initial Developer"</B> means the individual or entity identified
as the Initial Developer in the Source Code notice required by <B>Exhibit
A</B>.
<P><B>1.7. "Larger Work"</B> means a work which combines Covered Code or
portions thereof with code not governed by the terms of this License.
<P><B>1.8. "License"</B> means this document.
<P><B>1.8.1. "Licensable"</B> means having the right to grant, to the maximum
extent possible, whether at the time of the initial grant or subsequently
acquired, any and all of the rights conveyed herein.
<P><B>1.9. "Modifications"</B> means any addition to or deletion from the
substance or structure of either the Original Code
or any previous
Modifications. When Covered Code is released as a series of files, a
Modification is:
<UL><B>A.</B> Any addition to or deletion from the contents of a file
```

containing Original Code or previous Modifications.

**B.** Any new file that contains any part of the Original Code or previous Modifications.

- 1.10. "Original Code"** means Source Code of computer software code which is described in the Source Code notice required by **Exhibit A** as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

**1.10.1. "Patent Claims"** means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

**1.11. "Source Code"** means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

**1.12. "You" (or "Your")** means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

**2. Source Code License.**

**2.1. The Initial Developer Grant.** The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

- (c) the licenses granted in this Section

2.1(a) and (b)

are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the

modification of the Original Code or ii) the combination of the Original Code with other software or devices. <BR>&nbsp;</P></UL><B>2.2. Contributor Grant.</B> <BR>Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

<UL> <BR><B>(a)</B>&nbsp;<B></B>under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

<P><B>(b)</B> under Patent Claims infringed by the making, using, or selling of&nbsp;<B> Modifications made by that Contributor either alone and/or in<FONT color=#000000> combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of&nbsp;<B> Modifications made by that Contributor with its Contributor Version (or portions of such combination).</FONT>

<P><B>(c) </B>the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

<P><B>(d)&nbsp;</B>&nbsp;<B>&nbsp;</B>&nbsp;<B>&nbsp;</B> Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor

Version; 2)&nbsp;<B>&nbsp;</B> separate from the Contributor

Version;&nbsp;<B>&nbsp;</B> 3)&nbsp;<B>&nbsp;</B> for infringements caused by: i) third party modifications of Contributor Version or ii)&nbsp;<B>&nbsp;</B> the combination of Modifications made by that Contributor with other software&nbsp;<B>&nbsp;</B> (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.</P></UL></UL>

<P><BR><B>3. Distribution Obligations.</B>

<UL><B>3.1. Application of License.</B> <BR>The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section <B>2.2</B>. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section <B>6.1</B>, and You must include a copy of this License with every copy of the Source Code You distribute. You

may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section <B>3.5</B>.

<P><B>3.2. Availability of Source Code.</B> <BR>Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom

you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code

version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

**3.3. Description of Modifications.** You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

**3.4. Intellectual Property Matters**

(a) **Third Party Claims.** If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2,

Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) **Contributor APIs.** If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) **Representations.**

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

**3.5. Required Notices.** You must duplicate the notice in **Exhibit A** in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in **Exhibit A**. You must also duplicate this



License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code.&nbsp; You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

**3.6. Distribution of Executable Versions.** You may distribute Covered Code in Executable form only if the requirements of Section **3.1-3.5** have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available

under the terms of this License, including a description of how and where You have fulfilled the obligations of Section **3.2**. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

**3.7. Larger Works.** You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

**4. Inability to Comply Due to Statute or Regulation.**

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section **3.4** and must be included with all distributions of

the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

**5. Application of this License.**

<UL>This License applies to code to which the Initial Developer has attached the notice in <B>Exhibit A</B> and to related Covered Code.</UL><B>6. Versions of the License.</B>

<UL><B>6.1. New Versions</B>. <BR>Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

<P><B>6.2. Effect of New Versions</B>. <BR>Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape.

No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

<P><B>6.3. Derivative Works</B>. <BR>If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename Your license so that the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in <B>Exhibit A</B> shall not of themselves be deemed to be modifications of this License.)</P></UL><B>7.

DISCLAIMER OF WARRANTY.</B>

<UL>COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.</UL><B>8. TERMINATION.</B>

<UL><B>8.1.&nbsp;  </B>This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered

Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

<P><B>8.2.&nbsp;  </B>If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant")&nbsp;  alleging that:

<P><B>(a)&nbsp;  </B>such Participant's Contributor Version directly or

indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or

indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL,

INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48

C.F.R. 12.212 (Sept. 1995). Consistent with  
48 C.F.R. 12.212 and 48 C.F.R.  
227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users  
acquire Covered Code with only those rights set forth herein.

#### MISCELLANEOUS.

This License represents the complete agreement concerning subject matter  
hereof. If any provision of this License is held to be unenforceable, such  
provision shall be reformed only to the extent necessary to make it  
enforceable. This License shall be governed by California law provisions  
(except to the extent applicable law, if any, provides otherwise), excluding  
its conflict-of-law provisions. With respect to disputes in which at least one  
party is a citizen of, or an entity chartered or registered to do business in  
the United States of America, any litigation relating to this License shall be  
subject to the jurisdiction of the Federal Courts of the Northern District of  
California, with venue lying in Santa Clara County, California, with the  
losing party

responsible for costs, including without limitation, court costs  
and reasonable attorneys' fees and expenses. The application of the United  
Nations Convention on Contracts for the International Sale of Goods is  
expressly excluded. Any law or regulation which provides that the language of  
a contract shall be construed against the drafter shall not apply to this  
License.

#### 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is  
responsible for claims and damages arising, directly or indirectly, out of its  
utilization of rights under this License and You agree to work with Initial  
Developer and Contributors to distribute such responsibility on an equitable  
basis. Nothing herein is intended or shall be deemed to constitute any  
admission of liability.

#### 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as  
"Multiple-Licensed".&nbsp;"Multiple-Licensed"  
means that the Initial  
Developer permits you to utilize portions of the Covered Code under Your  
choice of the MPL or the alternative licenses, if any, specified by the  
Initial Developer in the file described in Exhibit A.

#### EXHIBIT A -Mozilla Public License.

The contents of this file are subject to the Mozilla Public License  
Version 1.1 (the "License"); you may not use this file except in compliance  
with the License. You may obtain a copy of the License at

<http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis,  
WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License  
for the specific language governing rights and limitations under the  
License.

The Original Code is Javassist.

The Initial Developer of the Original Code is Shigeru Chiba.

Portions created by the Initial Developer are

Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

<P>Contributor(s): \_\_Bill Burke, Jason T. Greene\_\_\_\_\_.

<p>Alternatively, the contents of this software may be used under the terms of the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), or the Apache License Version 2.0 (the "AL"), in which case the provisions of the LGPL or the AL are applicable instead of those above. If you wish to allow use of your version of this software only under the terms of either the LGPL or the AL, and not to allow others to use your version of this software under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the LGPL or the AL. If you do not delete the provisions above, a recipient may use your version of this software under the terms of any one of the MPL, the LGPL or the AL.

<P></P></UL>  
</BODY>  
</HTML>

## 1.123 jctools-core 2.0.1

## 1.124 commons-lang3 3.4

### 1.124.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2008, Harald Kuhr
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions are met:
 *
 * * Redistributions of source code must retain the above copyright notice, this
 * list of conditions and the following disclaimer.
 *
 * * Redistributions in binary form must reproduce the above copyright notice,
 * this list of conditions and the following disclaimer in the documentation
 * and/or other materials provided with the distribution.
 *
 * * Neither the name of the copyright holder nor the names of its
 * contributors may be used to endorse or promote products derived from
 * this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
```

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* A registry for service provider objects.

\* <p/>

\* Service providers are looked up from the classpath, under the path

\* { @code META-INF/services/}&lt;full-class-name&gt;.

\* <p/>

\* For example:<br/>

\* { @code META-INF/services/com.company.package.spi.MyService }.

\* <p/>

\* The file should contain a list of fully-qualified concrete class names,

\*

one per line.

\* <p/>

\* The <em>full-class-name</em> represents an interface or (typically) an

\* abstract class, and is the same class used as the category for this registry.

\* Note that only one instance of a concrete subclass may be registered with a

\* specific category at a time.

\* <p/>

\* <small>Implementation detail: This class is a clean room implementation of

\* a service registry and does not use the proprietary { @code sun.misc.Service }

\* class that is referred to in the <em>JAR File specification</em>.

\* This class should work on any Java platform.

\* </small>

\*

\* @author <a href="mailto:harald.kuhr@gmail.com">Harald Kuhr</a>

\* @version \$Id: com/twelvemonkeys/util/service/ServiceRegistry.java#2 \$

\* @see RegisterableService

\* @see <a href="http://java.sun.com/j2se/1.3/docs/guide/jar/jar.html#Service%20Provider">JAR File Specification</a>

\*/

Found in path(s):

\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/service/ServiceRegistry.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2008, Harald Kuhr  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are met:  
\*  
\* \* Redistributions of source code must retain the above copyright notice, this  
\* list of conditions and the following disclaimer.  
\*  
\* \* Redistributions in binary form must reproduce the above copyright notice,  
\* this list of conditions and the following disclaimer in the documentation  
\* and/or other materials provided with the distribution.  
\*  
\* \* Neither the name of the copyright holder nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
\* TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
\* CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/LRUMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/pacakge\_info.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/NullMap.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/LinkedSet.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/StringTokenIterator.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/ConversionException.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/package\_info.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/service/ServiceConfigurationError.java

\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/WeakWeakMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/Visitor.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/ReflectUtil.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/package\_info.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/Platform.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/DateUtil.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/regex/RegexTokenIterator.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/FilterIterator.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/convert/NumberConverter.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/service/RegisterableService.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/convert/Converter.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/convert/MissingTypeException.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/convert/PropertyConverter.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/regex/package\_info.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/TokenIterator.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/StringUtil.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/IgnoreCaseMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/regex/WildcardStringParser.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/LRUHashMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/AbstractTokenIterator.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/lang/BeanUtil.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-jar/com/twelvemonkeys/util/DuplicateHandler.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-



jar/com/twelvemonkeys/util/convert/NoAvailableConverterException.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/TimeFormat.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/DateConverter.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/AbstractDecoratedMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/lang/SystemUtil.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/ExpiringMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/service/package\_info.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/LinkedMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/BeanMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/Time.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/TimeConverter.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/TypeMismatchException.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/ConverterImpl.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/TimeoutMap.java  
\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/CollectionUtil.java  
\*  
/opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/util/convert/DefaultConverter.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (c) 2009, Harald Kuhr  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are met:  
\*  
\* \* Redistributions of source code must retain the above copyright notice, this  
\* list of conditions and the following disclaimer.  
\*  
\* \* Redistributions in binary form must reproduce the above copyright notice,  
\* this list of conditions and the following disclaimer in the documentation  
\* and/or other materials provided with the distribution.

\*  
\* \* Neither the name of the copyright holder nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
\* TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
\* CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1000760692\_1646171562.79/0/common-lang-3-4-sources-  
jar/com/twelvemonkeys/lang/Validate.java

## 1.125 commons-lang3 3.5

### 1.125.1 Available under license :

Apache Commons Lang

Copyright 2001-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.126 jaxb-api 2.3.0

### 1.126.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

#### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions



thereof);

and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You

offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION,

## WARRANTIES THAT THE COVERED

SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the

Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR

LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended

to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying

it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather,

the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions.

You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of

this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE



PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library,

you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless

of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2003-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

- \* General Public License Version 2 only ("GPL") or the Common Development
- \* and Distribution License("CDDL") (collectively, the "License"). You
- \* may not use this file except in compliance with the License. You can
- \* obtain a copy of the License at
- \* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>
- \* or LICENSE.txt. See the License for the specific
- \* language governing permissions and limitations under the License.
- \*
- \* When distributing the software, include this License Header Notice in each
- \* file and include the License file at LICENSE.txt.
- \*
- \* GPL Classpath Exception:
- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \*
- \*
- Modifications:
- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"
- \*
- \* Contributor(s):
- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- \* its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies
- \* only if the new code is made subject to such option by the copyright
- \* holder.
- \*/

# 1.127 commons-logging 1.1.3

## 1.127.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.128 pcre 8.32-17.el7

### 1.128.1 Available under license :

PCRE LICENCE

-----

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: ph10  
Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright (c) 1997-2012 University of Cambridge  
All rights reserved.



## PCRE JUST-IN-TIME COMPILATION SUPPORT

-----

Written

by: Zoltan Herczeg

Email local part: hzmester

Email domain: freemail.hu

Copyright(c) 2010-2012 Zoltan Herczeg

All rights reserved.

## STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg

Email local part: hzmester

Email domain: freemail.hu

Copyright(c) 2009-2012 Zoltan Herczeg

All rights reserved.

## THE C++ WRAPPER FUNCTIONS

-----

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.

All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the University of Cambridge nor the name of Google

Inc. nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End  
PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End  
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.129 pixman 0.34.0-1.el7

## 1.129.1 Available under license :

The following is the MIT license, agreed upon by most contributors.  
Copyright holders of new code should use this license statement where possible. They may also add themselves to the list below.

/\*

- \* Copyright 1987, 1988, 1989, 1998 The Open Group
- \* Copyright 1987, 1988, 1989 Digital Equipment Corporation
- \* Copyright 1999, 2004, 2008 Keith Packard
- \* Copyright 2000 SuSE, Inc.
- \* Copyright 2000 Keith Packard, member of The XFree86 Project, Inc.
- \* Copyright 2004, 2005, 2007, 2008, 2009, 2010 Red Hat, Inc.
- \* Copyright 2004 Nicholas Miell
- \* Copyright 2005 Lars Knoll & Zack Rusin, Trolltech
- \* Copyright 2005 Trolltech AS
- \* Copyright 2007 Luca Barbato
- \* Copyright 2008 Aaron Plattner, NVIDIA Corporation
- \* Copyright 2008 Rodrigo Kumpera
- \* Copyright 2008 Andr Tupinamb
- \* Copyright 2008 Mozilla Corporation
- \* Copyright 2008 Frederic Plourde
- \* Copyright 2009, Oracle and/or its affiliates. All rights reserved.
- \* Copyright 2009, 2010 Nokia Corporation

\*

- \* Permission is hereby granted,  
free of charge, to any person obtaining a  
\* copy of this software and associated documentation files (the "Software"),  
\* to deal in the Software without restriction, including without limitation  
\* the rights to use, copy, modify, merge, publish, distribute, sublicense,  
\* and/or sell copies of the Software, and to permit persons to whom the  
\* Software is furnished to do so, subject to the following conditions:

\*

- \* The above copyright notice and this permission notice (including the next  
\* paragraph) shall be included in all copies or substantial portions of the  
\* Software.

\*

- \* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
\* THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
\* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
\* FROM, OUT OF OR IN  
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER  
\* DEALINGS IN THE SOFTWARE.

\*/

# 1.130 checker-compatible-qual 2.5.2

## 1.131 ustr 1.0.4-16.el7

### 1.131.1 Available under license :

Copyright 2007 James Antill

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE FREEBSD PROJECT ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FREEBSD PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.

This code is multi Licensed under all/any one of:

LGPLv2+                   - [http://www.and.org/ustr/LICENSE\\_LGPL](http://www.and.org/ustr/LICENSE_LGPL)  
New Style BSD (2 clause) - [http://www.and.org/ustr/LICENSE\\_BSD](http://www.and.org/ustr/LICENSE_BSD)  
MIT                       - [http://www.and.org/ustr/LICENSE\\_MIT](http://www.and.org/ustr/LICENSE_MIT)

...if that isn't enough for you, please send an email to me. The point is for the license to not matter.

Copyright (c) 2007 James Antill

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge

for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary

General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or

other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1



above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will  
operate properly with a modified version of the library, if  
the user installs one, as long as the modified version is  
interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at  
least three years, to give the same user the materials  
specified in Subsection 6a, above, for a charge no more  
than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy  
from a designated place, offer equivalent access to copy the above  
specified materials from the same place.

e) Verify that the user has already received a copy of these  
materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the  
Library" must include any data and utility programs needed for  
reproducing the executable from it. However, as a special exception,  
the materials to be distributed need not include anything that  
is  
normally distributed (in either source or binary form) with the major  
components (compiler, kernel, and so on) of the operating system on  
which the executable runs, unless that component itself accompanies  
the executable.

It may happen that this requirement contradicts the license  
restrictions of other proprietary libraries that do not normally  
accompany the operating system. Such a contradiction means you cannot  
use both them and the Library together in an executable that you  
distribute.

^L

7. You may place library facilities that are a work based on the  
Library side-by-side in a single library together with other library  
facilities not covered by this License, and distribute such a combined  
library, provided that the separate distribution of the work based on  
the Library and of the other library facilities is otherwise  
permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work  
based on the Library, uncombined  
with any other library  
facilities. This must be distributed under the terms of the  
Sections above.

b) Give prominent notice with the combined library of the fact  
that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston,  
MA 02111-1307 USA

Also add information on how to contact you by electronic and paper  
mail.

You should also get your employer (if you work as a programmer) or  
your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James  
Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.132 lua 5.1.4-15.el7

### 1.132.1 Available under license :

Lua License

-----

Lua is licensed under the terms of the MIT license reproduced below.  
This means that Lua is free software and can be used for both academic  
and commercial purposes at absolutely no cost.

For details and rationale, see <http://www.lua.org/license.html> .

=====

Copyright (C) 1994-2008 Lua.org, PUC-Rio.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights



to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

(end of COPYRIGHT)

## 1.133 jackson-annotations 2.6.0

### 1.133.1 Available under license :

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.134 less 458-9.el7

### 1.134.1 Available under license :

Less License  
-----

Less

Copyright (C) 1984-2012 Mark Nudelman

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if

you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of

works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with

the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified

it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user



actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions

apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does

not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or

modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that

contain the covered work, unless you entered into that arrangement,  
or  
that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you



may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.135 berkeley-db 5.3.21

## 1.135.1 Available under license :

```
/*-
 * $Id$
 */
```

The following is the license that applies to this copy of the Berkeley DB software. For a license to use the Berkeley DB software under conditions other than those described here, or to purchase support for this software, please contact Oracle at [berkeleydb-info\\_us@oracle.com](mailto:berkeleydb-info_us@oracle.com).

```
-----
/*
```

- \* Copyright (c) 1990, 2012 Oracle and/or its affiliates. All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. Redistributions in any form must be accompanied by information
- on
- \* how to obtain complete source code for the DB software and any
- \* accompanying software that uses the DB software. The source code
- \* must either be included in the distribution or be available for no
- \* more than the cost of distribution plus a nominal fee, and must be
- \* freely redistributable under reasonable conditions. For an
- \* executable file, complete source code means the source code for all
- \* modules it contains. It does not include source code for modules or
- \* files that typically accompany the major components of the operating
- \* system on which the executable file runs.
- \*
- \* THIS SOFTWARE IS PROVIDED BY ORACLE ``AS IS" AND ANY EXPRESS OR
- \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
- \* WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR
- \* NON-INFRINGEMENT, ARE DISCLAIMED. IN NO EVENT SHALL ORACLE BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
\* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
\* IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1990, 1993, 1994, 1995  
\* The Regents of the University of California. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with  
the distribution.
- \* 3. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1995, 1996  
\* The President and Fellows of Harvard University. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY HARVARD AND ITS CONTRIBUTORS ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL HARVARD OR ITS CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

-----

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2005 INRIA, France Telecom  
\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the  
above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

This software is copyrighted by Christian Werner <chw@ch-werner.de> and other authors. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

Copyright (c) 1996, 2012 Oracle and/or its affiliates. All rights reserved.

See the file LICENSE for redistribution information.

This software is copyrighted by Christian Werner <chw@ch-werner.de> and others.

The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY

DERIVATIVES THEREOF,  
EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES,  
INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE  
IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE  
NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR  
MODIFICATIONS.

NOTE

The license is based on the zlib/libpng license. For more details see  
<http://www.opensource.org/licenses/zlib-license.html>. The intent of the  
license is to:

- keep the license as simple as possible
- encourage the use of CuTest in both free and commercial applications  
and libraries
- keep the source code together
- give credit to the CuTest contributors for their work

If you ship CuTest in source form with your source distribution, the  
following license document must be included with it in unaltered form.  
If you find CuTest useful we would like to hear about it.

LICENSE

Copyright (c) 2003 Asim Jalis

This software is provided 'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin  
of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software in  
a product, an acknowledgment in the product documentation would be  
appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not  
be misrepresented as being the original software.
3. This notice may not be removed or altered from any source

distribution.

This package was debianized by Sam Clegg <samo@debian.org> on Tue, 25 Jul 2006 11:43:45 +0100.

It was downloaded from <<http://www.ch-werner.de/sqliteodbc/>>

Upstream Author: Christian Werner <chw@ch-werner.de>

Copyright: Copyright (c) 2001-2011 Christian Werner <chw@ch-werner.de>  
OS/2 Port Copyright (c) 2004 Lorne R. Sunley <lsunley@mb.sympatico.ca>

License:

This software is copyrighted by Christian Werner <chw@ch-werner.de> and other authors. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses.

Modifications to this software may be copyrighted by their authors and

need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

The Debian packaging is (C) 2006, Sam Clegg <samo@debian.org> and is licensed under the GPL-3, see `/usr/share/common-licenses/GPL-3`.

## 1.136 libgpg-error 1.12

## 1.136.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and



distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),  
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better

strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use

this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.



GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary  
GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or



modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.137 jackson-databind 2.9.8

### 1.137.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>  
# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.138 commons-math 3.5

## 1.138.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Math includes the following code provided to the ASF under the Apache License 2.0:

- The inverse error function implementation in the Erf class is based on CUDA code developed by Mike Giles, Oxford-Man Institute of Quantitative Finance, and published in GPU Computing Gems, volume 2, 2010 (grant received on March 23th 2013)
- The LinearConstraint, LinearObjectiveFunction, LinearOptimizer, Relationship, SimplexSolver and SimplexTableau classes in package org.apache.commons.math3.optimization.linear include software developed by Benjamin McCann (<http://www.benmccann.com>) and distributed with

the following

copyright: Copyright 2009 Google Inc. (grant received on March 16th 2009)

- The class "org.apache.commons.math3.exception.util.LocalizedFormatsTest" which is an adapted version of "OrekitMessagesTest" test class for the Orekit library
- The "org.apache.commons.math3.analysis.interpolation.HermiteInterpolator" has been imported from the Orekit space flight dynamics library.

---

#### APACHE COMMONS MATH DERIVATIVE WORKS:

The Apache commons-math library includes a number of subcomponents whose implementation is derived from original sources written in C or Fortran. License terms of the original sources are reproduced below.

---

For the lmdcr, lmpar and qrsolv Fortran routine from minpack and translated in the LevenbergMarquardtOptimizer class in package org.apache.commons.math3.optimization.general

Original source copyright  
and license statement:

Minpack Copyright Notice (1999) University of Chicago. All rights reserved

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the University of Chicago, as Operator of Argonne National Laboratory.

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. WARRANTY DISCLAIMER. THE SOFTWARE IS SUPPLIED "AS IS"

WITHOUT WARRANTY OF ANY KIND. THE COPYRIGHT HOLDER, THE UNITED STATES, THE UNITED STATES DEPARTMENT OF ENERGY, AND THEIR EMPLOYEES: (1) DISCLAIM ANY WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NON-INFRINGEMENT, (2) DO NOT ASSUME ANY LEGAL LIABILITY OR RESPONSIBILITY FOR THE ACCURACY, COMPLETENESS, OR USEFULNESS OF THE SOFTWARE, (3) DO NOT REPRESENT THAT USE OF THE SOFTWARE WOULD NOT INFRINGE PRIVATELY OWNED RIGHTS, (4) DO NOT WARRANT THAT THE SOFTWARE WILL FUNCTION UNINTERRUPTED, THAT IT IS ERROR-FREE OR THAT ANY ERRORS WILL BE CORRECTED.

5. LIMITATION OF LIABILITY. IN NO EVENT WILL THE COPYRIGHT HOLDER, THE UNITED STATES, THE UNITED STATES DEPARTMENT OF ENERGY, OR THEIR EMPLOYEES: BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES OF ANY KIND OR NATURE, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS OR LOSS OF DATA, FOR ANY REASON WHATSOEVER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), OR OTHERWISE, EVEN IF ANY OF SAID PARTIES HAS BEEN WARNED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGES.

=====  
Copyright and license statement for the odex Fortran routine developed by E. Hairer and G. Wanner and translated in GraggBulirschStoerIntegrator class in package org.apache.commons.math3.ode.nonstiff:

Copyright (c) 2004, Ernst Hairer

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright



notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Copyright and license statement for the original Mersenne twister C routines translated in MersenneTwister class in package org.apache.commons.math3.random:

Copyright (C) 1997 - 2002, Makoto Matsumoto and Takuji Nishimura, All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The initial code for shuffling an array (originally in class "org.apache.commons.math3.random.RandomDataGenerator", now replaced by a method in class "org.apache.commons.math3.util.MathArrays") was inspired from the algorithm description provided in "Algorithms", by Ian Craw and John Pulham (University of Aberdeen 1999).  
The textbook (containing a proof that the shuffle is uniformly random) is available here:  
<http://citeseerx.ist.psu.edu/viewdoc/download?doi=10.1.1.173.1898&rep=rep1&type=pdf>

---

License statement for the direction numbers in the resource files for Sobol sequences.

---

Licence pertaining to sobol.cc and the accompanying sets of direction numbers

---

Copyright (c) 2008, Frances Y. Kuo and Stephen Joe  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the names of the copyright holders nor the names of the University of New South Wales and the University of Waikato and its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The initial commit of package "org.apache.commons.math3.ml.neuralnet" is an adapted version of code developed in the context of the Data Processing and Analysis Consortium (DPAC) of the "Gaia" project of the European Space Agency (ESA).

=====

The initial commit of the class "org.apache.commons.math3.special.BesselJ" is an adapted version of code translated from the netlib Fortran program, rjbesl <http://www.netlib.org/specfun/rjbesl> by R.J. Cody at Argonne National Laboratory (USA). There is no license or copyright statement included with the original Fortran sources.

=====

The BracketFinder (package org.apache.commons.math3.optimization.univariate) and PowellOptimizer (package org.apache.commons.math3.optimization.general) classes are based on the Python code in module "optimize.py" (version 0.5) developed by Travis E. Oliphant for the SciPy library (<http://www.scipy.org/>) Copyright 2003-2009 SciPy Developers.

SciPy license  
Copyright 2001, 2002 Enthought, Inc.  
All rights reserved.

Copyright 2003-2013 SciPy Developers.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Enthought nor the names of the SciPy Developers may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

Apache Commons Math  
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed for Orekit by  
CS Systmes d'Information (<http://www.c-s.fr/>)  
Copyright 2010-2012 CS Systmes d'Information

# 1.139 gmp 6.0.0-15.e17

## 1.139.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For



example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1)  
assert copyright on the software, and (2) offer you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains  
that there is no warranty for this free software. For both users' and  
authors' sake, the GPL requires that modified versions be marked as

changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without

permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally

available free

programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or

similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.



d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated

place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the

User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or

limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or

modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that

transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"



WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want to  
do, use the GNU Lesser General  
Public License instead of this License. But first, please read  
<http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for

software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those

products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is

not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of

technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution

medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the



Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of

rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see [<https://www.gnu.org/licenses/>](https://www.gnu.org/licenses/).



Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.140 libsodium 1.0.16

### 1.140.1 Available under license :

```
/*  
* ISC License  
*  
* Copyright (c) 2013-2019  
* Frank Denis <j at pureftpd dot org>  
*  
* Permission to use, copy, modify, and/or distribute this software for any  
* purpose with or without fee is hereby granted, provided that the above  
* copyright notice and this permission notice appear in all copies.  
*  
* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
```

\*/

## 1.141 t-digest 3.0

### 1.141.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/Centroid.java  
\*  
/opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/ArrayDigest.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/TDigest.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/AVLGroupTree.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/TreeDigest.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/AbstractTDigest.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/GroupTree.java  
\* /opt/cola/permits/1000808125\_1646171578.64/0/t-digest-3-0-sources-jar/com/tdunning/math/stats/AVLTreeDigest.java

## 1.142 jackson-dataformat-smile 2.8.11

### 1.142.1 Available under license :

No license file was found, but licenses were detected in source scan.

# Copyright 2012 FasterXML.com

```
#
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
```

com.fasterxml.jackson.dataformat.smile.SmileFactory

Found in path(s):

```
* /opt/cola/permits/1000808141_1646171509.52/0/jackson-dataformat-smile-2-8-11-sources-jar/META-INF/services/com.fasterxml.jackson.core.JsonFactory
```

## 1.143 httpcomponents-core 4.4.9

### 1.143.1 Available under license :

Apache HttpComponents Core

Copyright 2005-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.144 metrics-annotation 3.1.2

### 1.144.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,



worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.145 perl-podlators 2.5.1-3.el7

## 1.145.1 Available under license :

No license file was found, but licenses were detected in source scan.

=head1 NAME

perlpodstyle - Perl POD style guide

=head1 DESCRIPTION

These are general guidelines for how to write POD documentation for Perl scripts and modules, based on general guidelines for writing good UNIX man pages. All of these guidelines are, of course, optional, but following them will make your documentation more consistent with other documentation on the system.

The name of the program being documented is conventionally written in bold (using `BE<lt>E<gt>`) wherever it occurs, as are all program options. Arguments should be written in italics (`IE<lt>E<gt>`). Function names are traditionally written in italics; if you write a function as `function()`, Pod::Man will take care of this for you. Literal code or commands should be in `CE<lt>E<gt>`. References to other man pages should be in the form `C<manpage(section)>` or `C<LE<lt>manpage(section)E<gt>>`, and Pod::Man will automatically format those appropriately.

The second form, with `LE<lt>E<gt>`, is used to request that a POD formatter make a link to the man page if possible. As an exception, one normally omits the section when referring to module documentation since it's not clear what section module documentation will be in; use `C<LE<lt>Module::NameE<gt>>` for module references instead.

References to other programs or functions are normally in the form of man page references so that cross-referencing tools can provide the user with links and the like. It's possible to overdo this, though, so be careful not to clutter your documentation with too much markup. References to other programs that are not given as man page references should be enclosed in `BE<lt>E<gt>`.

The major headers should be set out using a `C<=head1>` directive, and are historically written in the rather startling ALL UPPER CASE format; this is not mandatory, but it's strongly recommended so that sections have consistent naming across different software packages. Minor headers may be included using `C<=head2>`, and are typically in mixed case.

The standard sections of a manual page are:

=over 4

=item NAME

Mandatory section; should be a comma-separated list of programs or functions documented by this POD page, such as:

foo, bar - programs to do something

Manual page indexers are often extremely picky about the format of this section, so don't put anything in it except this line. Every program or function documented by this POD page should be listed, separated by a comma and a space. For a Perl module, just give the module name. A single dash, and only a single dash, should separate the list of programs or functions from the description. Do not use any markup such as `CE<lt>E<gt>` or `BE<lt>E<gt>` anywhere in this line. Functions should not be qualified with `C<<>` or the like. The description should ideally fit on a single line, even if a man program replaces the dash with a few tabs.

=item SYNOPSIS

A short usage summary for programs and functions.

This section is mandatory for section 3 pages. For Perl module documentation, it's usually convenient to have the contents of this section be a verbatim block showing some (brief) examples of typical ways the module is used.

=item DESCRIPTION

Extended description and discussion of the program or functions, or the body of the documentation for man pages that document something else. If particularly long, it's a good idea to break this up into subsections `C<=>=head2` directives like:

=head2 Normal Usage

=head2 Advanced Features

=head2 Writing Configuration Files

or whatever is appropriate for your documentation.

For a module, this is generally where the documentation of the interfaces provided by the module goes, usually in the form of a list with an `C<=>=item>` for each interface. Depending on how many interfaces there are, you may want to put that documentation in separate `METHODS`, `FUNCTIONS`, `CLASS METHODS`, or `INSTANCE METHODS` sections instead and save the

## DESCRIPTION

section for an overview.

## =item OPTIONS

Detailed description of each of the command-line options taken by the program. This should be separate from the description for the use of parsers like L<Pod::Usage>. This is normally presented as a list, with each option as a separate C<=item>. The specific option string should be enclosed in BE<lt>E<gt>. Any values that the option takes should be enclosed in IE<lt>E<gt>. For example, the section for the option B<--section>=I<manext> would be introduced with:

=item B<--section>=I<manext>

Synonymous options (like both the short and long forms) are separated by a comma and a space on the same C<=item> line, or optionally listed as their own item with a reference to the canonical name. For example, since B<--section> can also be written as B<-s>, the above would be:

=item B<-s> I<manext>, B<--section>=I<manext>

Writing the short option first is recommended because it's easier to read. The long option is long enough to draw the eye to it anyway and the short option can otherwise get lost in visual noise.

## =item RETURN VALUE

What the program or function returns, if successful. This section can be omitted for programs whose precise exit codes aren't important, provided they return 0 on success and non-zero on failure as is standard. It should always be present for functions. For modules, it may be useful to summarize return values from the module interface here, or it may be more useful to discuss return values separately in the documentation of each function or method the module provides.

## =item ERRORS

Exceptions, error return codes, exit statuses, and errno settings. Typically used for function or module documentation; program documentation uses DIAGNOSTICS instead. The general rule of thumb is that errors printed to C<STDOUT> or C<STDERR> and intended for the end user are documented in DIAGNOSTICS while errors passed internal to the calling program and intended for other programmers are documented in ERRORS. When documenting a function that sets errno, a full list of the possible errno values should be given here.

## =item DIAGNOSTICS

All possible messages the program can print out and what they mean. You may wish to follow the same documentation style as the Perl documentation; see `perldiag(1)` for more details (and look at the POD source as well).

If applicable, please include details on what the user should do to correct the error; documenting an error as indicating "the input buffer is too small" without telling the user how to increase the size of the input buffer (or at least telling them that it isn't possible) aren't very useful.

## =item EXAMPLES

Give some example uses of the program or function. Don't skimp; users often find this the most useful part of the documentation. The examples are generally given as verbatim paragraphs.

Don't just present an example without explaining what it does. Adding a short paragraph saying what the example will do can increase the value of the example immensely.

## =item ENVIRONMENT

Environment variables that the program cares about, normally presented as a list using `C<=over>`, `C<=item>`, and `C<=back>`. For example:

=over 6

=item HOME

Used to determine the user's home directory. `F<.foorc>` in this directory is read for configuration details, if it exists.

=back

Since environment variables are normally in all uppercase, no additional special formatting is generally needed; they're glaring enough as it is.

## =item FILES

All files used by the program or function, normally presented as a list, and what it uses them for. File names should be enclosed in `FE<lt>E<gt>`. It's particularly important to document files that will be potentially modified.

=item CAVEATS

Things to take special care with, sometimes called WARNINGS.

=item BUGS

Things that are broken or just don't work quite right.

=item RESTRICTIONS

Bugs you don't plan to fix. :-)

=item NOTES

Miscellaneous commentary.

=item AUTHOR

Who

wrote it (use AUTHORS for multiple people). It's a good idea to include your current e-mail address (or some e-mail address to which bug reports should be sent) or some other contact information so that users have a way of contacting you. Remember that program documentation tends to roam the wild for far longer than you expect and pick a contact method that's likely to last.

=item HISTORY

Programs derived from other sources sometimes have this. Some people keep a modification log here, but that usually gets long and is normally better maintained in a separate file.

=item COPYRIGHT AND LICENSE

For copyright

Copyright YEAR(s) YOUR NAME(s)

(No, (C) is not needed. No, "all rights reserved" is not needed.)

For licensing the easiest way is to use the same licensing as Perl itself:

This library is free software; you may redistribute it and/or modify it under the same terms as Perl itself.

This makes it easy for people to use your module with Perl. Note that this



licensing example is neither an endorsement or a requirement, you are of course free to choose any licensing.

=item SEE ALSO

Other man pages to check out, like `man(1)`, `man(7)`, `makewhatis(8)`, or `catman(8)`. Normally a simple list of man pages separated by commas, or a paragraph giving the name of a reference work. Man page references, if they use the standard `C<name(section)>` form, don't have to be enclosed in `LE<lt>E<gt>` (although it's recommended), but other things in this section probably should be when appropriate.

If the package has a mailing list, include a URL or subscription instructions here.

If the package has a web site, include a URL here.

=back

Documentation of object-oriented libraries or modules may want to use `CONSTRUCTORS` and `METHODS` sections, or `CLASS METHODS` and `INSTANCE METHODS` sections, for detailed documentation of the parts of the library and save the `DESCRIPTION` section for an overview. Large modules with a function interface may want to use `FUNCTIONS` for similar reasons. Some people use `OVERVIEW` to summarize the description if it's quite long.

Section ordering varies, although `NAME` must always be the first section (you'll break some man page systems otherwise), and `NAME`, `SYNOPSIS`, `DESCRIPTION`, and `OPTIONS` generally always occur first and in that order if present. In general, `SEE ALSO`, `AUTHOR`, and similar material should be left for last. Some systems also move `WARNINGS` and `NOTES` to last. The order given above should be reasonable for most purposes.

Some systems use `CONFORMING TO` to note conformance to relevant standards and `MT-LEVEL` to note safeness for use in threaded programs or signal handlers. These headings are primarily useful when documenting parts of a C library.

Finally, as a general note, try not to use an excessive amount of markup. As documented here and in `L<Pod::Man>`, you can safely leave Perl variables, function names, man page references, and the like unadorned by markup and the POD translators will figure it out for you. This makes it much easier to later edit the documentation. Note that many existing translators will do the wrong thing with e-mail addresses when wrapped in `LE<lt>E<gt>`, so don't do that.

=head1 SEE ALSO

For additional information that may be more accurate for your specific system, see either L<man(5)> or L<man(7)> depending on your system manual section numbering conventions.

This documentation is maintained as part of the podlators distribution. The current version is always available from its web site at <<http://www.eyrie.org/~eagle/software/podlators/>>.

=head1 AUTHOR

Russ Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>, with large portions of this documentation taken from the documentation of the original B<pod2man> implementation by Larry Wall and Tom Christiansen.

=head1 COPYRIGHT AND LICENSE

Copyright 1999, 2000, 2001, 2004, 2006, 2008, 2010 Russ Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>.

This documentation is free software; you may redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/pod/perlpodstyle.pod  
No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/perl-podlators.spec  
No license file was found, but licenses were detected in source scan.

# This program is free software; you may redistribute it and/or modify it  
# under the same terms as Perl itself.  
# version.

Found in path(s):

\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/Text/Overstrike.pm  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/Text/Termcap.pm

No license file was found, but licenses were detected in source scan.

---

```
abstract: 'Convert POD data to various other formats'
author:
  - 'Russ Allbery <rra@stanford.edu>'
build_requires:
  ExtUtils::MakeMaker: 0
configure_requires:
  ExtUtils::MakeMaker: 0
distribution_type: module
dynamic_config: 0
generated_by: 'ExtUtils::MakeMaker version 6.57_05'
license: perl
meta-spec:
  url: http://module-build.sourceforge.net/META-spec-v1.4.html
  version: 1.4
name: podlators
no_index:
  directory:
    - t
    - inc
requires:
  Encode: 0
  File::Spec: 0.8
  Pod::Simple: 3.06
version: 2.5.1
```

Found in path(s):

```
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/MYMETA.yml
```

No license file was found, but licenses were detected in source scan.

```
#!/perl
```

```
# pod2man -- Convert POD data to formatted *roff input.
```

```
#
```

```
# Copyright 1999, 2000, 2001, 2004, 2006, 2008, 2010, 2012, 2013
```

```
# Russ Allbery <rra@stanford.edu>
```

```
#
```

```
# This program is free software; you may redistribute it and/or modify it
```

```
# under the same terms as Perl itself.
```

```
require 5.004;
```

```
use Getopt::Long qw(GetOptions);
```

```
use Pod::Man ();
```

```
use Pod::Usage qw(pod2usage);
```

```

use strict;

# Clean up $0 for error reporting.
$0 =~ s%.*/%%;

# Insert -- into @ARGV before any single dash argument to hide it from
# Getopt::Long; we want to interpret it as meaning stdin.
my $stdin;
@ARGV = map { $_ eq '-' && !$stdin++ ? ('-', $_) : $_ } @ARGV;

# Parse our options, trying to retain backward compatibility with pod2man but
# allowing short forms as well. --lax is currently ignored.
my %options;
Getopt::Long::config ('bundling_override');
GetOptions (\%options, 'center|c=s', 'date|d=s', 'errors=s', 'fixed=s',

'fixedbold=s', 'fixeditalic=s', 'fixedbolditalic=s', 'help|h',
'lax|l', 'name|n=s', 'nourls', 'official|o', 'quotes|q=s',
'release|r:s', 'section|s=s', 'stderr', 'verbose|v', 'utf8|u')
or exit 1;
pod2usage (0) if $options{help};

# Official sets --center, but don't override things explicitly set.
if ($options{official} && !defined $options{center}) {
    $options{center} = 'Perl Programmers Reference Guide';
}

# Verbose is only our flag, not a Pod::Man flag.
my $verbose = $options{verbose};
delete $options{verbose};

# This isn't a valid Pod::Man option and is only accepted for backward
# compatibility.
delete $options{lax};

# If neither stderr nor errors is set, default to errors = die.
if (!defined $options{stderr} && !defined $options{errors}) {
    $options{errors} = 'die';
}

# Initialize and run the formatter, pulling a pair of input and output off at
# a time. For each file, we check whether the document was completely empty
# and, if so, will remove
# the created file and exit with a non-zero exit
# status.
my $parser = Pod::Man->new (%options);
my $status = 0;

```

```

my @files;
do {
    @files = splice (@ARGV, 0, 2);
    print " $files[1]\n" if $verbose;
    $parser->parse_from_file (@files);
    if ($parser->{CONTENTLESS}) {
        $status = 1;
        warn "$0: unable to format $files[0]\n";
        if (defined ($files[1]) and $files[1] ne '-') {
            unlink $files[1] unless (-s $files[1]);
        }
    }
} while (@ARGV);
exit $status;

```

\_\_END\_\_

=for stopwords

en em --stderr stderr --utf8 UTF-8 overdo markup MT-LEVEL Allbery Solaris  
URL troff troff-specific formatters uppercased Christiansen --nourls

=head1 NAME

pod2man - Convert POD data to formatted \*roff input

=head1 SYNOPSIS

```

pod2man [B<--center>=I<string>] [B<--date>=I<string>] [B<--errors>=I<style>]
  [B<--fixed>=I<font>] [B<--fixedbold>=I<font>] [B<--fixeditalic>=I<font>]
  [B<--fixedbolditalic>=I<font>] [B<--name>=I<name>] [B<--nourls>]
  [B<--official>] [B<--quotes>=I<quotes>]
[B<--release>[=I<version>]]
  [B<--section>=I<manext>] [B<--stderr>] [B<--utf8>] [B<--verbose>]
  [I<input> [I<output>] ...]

```

pod2man B<--help>

=head1 DESCRIPTION

B<pod2man> is a front-end for Pod::Man, using it to generate \*roff input from POD source. The resulting \*roff code is suitable for display on a terminal using nroff(1), normally via man(1), or printing using troff(1).

I<input> is the file to read for POD source (the POD can be embedded in code). If I<input> isn't given, it defaults to C<STDIN>. I<output>, if given, is the file to which to write the formatted output. If I<output> isn't given, the formatted output is written to C<STDOUT>. Several POD files can be processed in the same B<pod2man> invocation (saving module

load and compile times) by providing multiple pairs of I<input> and I<output> files on the command line.

B<--section>, B<--release>, B<--center>, B<--date>, and B<--official> can be used to set the headers and footers to use;

if not given, Pod::Man will

assume various defaults. See below or L<Pod::Man> for details.

B<pod2man> assumes that your \*roff formatters have a fixed-width font named C<CW>. If yours is called something else (like C<CR>), use B<--fixed> to specify it. This generally only matters for troff output for printing. Similarly, you can set the fonts used for bold, italic, and bold italic fixed-width output.

Besides the obvious pod conversions, Pod::Man, and therefore pod2man also takes care of formatting func(), func(n), and simple variable references like \$foo or @bar so you don't have to use code escapes for them; complex expressions like C<\$fred{'stuff'}> will still need to be escaped, though. It also translates dashes that aren't used as hyphens into en dashes, makes long dashes--like this--into proper em dashes, fixes "paired quotes," and takes care of several other troff-specific tweaks. See L<Pod::Man> for complete information.

=head1 OPTIONS

=over 4

=item B<-c> I<string>, B<--center>=I<string>

Sets

the centered page header to I<string>. The default is "User Contributed Perl Documentation", but also see B<--official> below.

=item B<-d> I<string>, B<--date>=I<string>

Set the left-hand footer string to this value. By default, the modification date of the input file will be used, or the current date if input comes from C<STDIN>.

=item B<-errors>=I<style>

Set the error handling style. C<die> says to throw an exception on any POD formatting error. C<stderr> says to report errors on standard error, but not to throw an exception. C<pod> says to include a POD ERRORS section in the resulting documentation summarizing the errors. C<none> ignores POD errors entirely, as much as possible.

The default is C<die>.

=item B<--fixed>=I<font>

The fixed-width font to use for verbatim text and code. Defaults to C<CW>. Some systems may want C<CR> instead. Only matters for troff(1) output.

=item B<--fixedbold>=I<font>

Bold version of the fixed-width font. Defaults to C<CB>. Only matters for troff(1) output.

=item B<--fixeditalic>=I<font>

Italic version of the fixed-width font (actually, something of a misnomer, since most fixed-width fonts only have an oblique version, not an italic version). Defaults to C<CI>. Only matters for troff(1) output.

=item B<--fixedbolditalic>=I<font>

Bold italic (probably actually oblique) version of the fixed-width font. Pod::Man doesn't assume you have this, and defaults to C<CB>. Some systems (such as Solaris) have this font available as C<CX>. Only matters for troff(1) output.

=item B<-h>, B<--help>

Print out usage information.

=item B<-l>, B<--lax>

No longer used. B<pod2man> used to check its input for validity as a manual page, but this should now be done by L<podchecker(1)> instead. Accepted for backward compatibility; this option no longer does anything.

=item B<-n> I<name>, B<--name>=I<name>

Set the name of the manual page to I<name>. Without this option, the manual name is set to the uppercased base name of the file being converted unless the manual section is 3, in which case the path is parsed to see if it is a Perl module path. If it is, a path like C<../lib/Pod/Man.pm> is converted into a name like C<Pod::Man>. This option, if given, overrides any automatic determination of the name.

Note that this option is probably not useful when converting multiple POD files at once. The convention for Unix man pages for commands is for the

man page title to be in all-uppercase even if the command isn't.

=item B<--nourls>

Normally, LZ<>> formatting codes with a URL but anchor text are formatted to show both the anchor text and the URL. In other words:

L<foo|http://example.com/>

is formatted as:

foo <http://example.com/>

This flag, if given, suppresses the URL when anchor text is given, so this example would be formatted as just C<foo>. This can produce less cluttered output in cases where the URLs are not particularly important.

=item B<-o>, B<--official>

Set

the default header to indicate that this page is part of the standard Perl release, if B<--center> is not also given.

=item B<-q> I<quotes>, B<--quotes>=I<quotes>

Sets the quote marks used to surround CE<lt>> text to I<quotes>. If I<quotes> is a single character, it is used as both the left and right quote; if I<quotes> is two characters, the first character is used as the left quote and the second as the right quoted; and if I<quotes> is four characters, the first two are used as the left quote and the second two as the right quote.

I<quotes> may also be set to the special value C<none>, in which case no quote marks are added around CE<lt>> text (but the font is still changed for troff output).

=item B<-r>, B<--release>

Set the centered footer. By default, this is the version of Perl you run B<pod2man> under. Note that some system an macro sets assume that the centered footer will be a modification date and will prepend something like "Last modified: "; if this is the case, you may want to set B<--release> to the last modified date and B<--date> to the version number.

=item B<-s>, B<--section>

Set the section for the C<.TH> macro. The standard section numbering



convention is to use 1 for user commands, 2 for system calls, 3 for functions, 4 for devices, 5 for file formats, 6 for games, 7 for miscellaneous information, and 8 for administrator commands. There is a lot of variation here, however; some systems (like Solaris) use 4 for file formats, 5 for miscellaneous information, and 7 for devices. Still others use 1m instead of 8, or some mix of both. About the only section numbers that are reliably consistent are 1, 2, and 3.

By default, section 1 will be used unless the file ends in C<.pm>, in which case section 3 will be selected.

=item B<--stderr>

By default, B<pod2man> dies if any errors are detected in the POD input. If B<--stderr> is given and no B<--errors> flag is present, errors are sent to standard error, but B<pod2man> does not abort. This is equivalent to C<--errors=stderr> and is supported for backward compatibility.

=item B<-u>, B<--utf8>

By default, B<pod2man> produces the most conservative possible \*roff output to try to ensure that it will work with as many different \*roff implementations as possible. Many \*roff implementations cannot handle non-ASCII characters, so this means all non-ASCII characters are converted either to a \*roff escape sequence that tries to create a properly accented character (at least for troff output) or to C<X>.

This option says to instead output literal UTF-8 characters. If your \*roff implementation can handle it, this is the best output format to use and avoids corruption of documents containing non-ASCII characters. However, be warned that \*roff source with literal UTF-8 characters is not supported by many implementations and may even result in segfaults and other bad behavior.

Be aware that, when using this option, the input encoding of your POD source must be properly declared unless it is US-ASCII or Latin-1. POD input without an C<=encoding> command will be assumed to be in Latin-1, and if it's actually in UTF-8, the output will be double-encoded. See L<perlpod(1)> for more information on the C<=encoding> command.

=item B<-v>, B<--verbose>

Print out the name of each output file as it is being generated.

=back

## =head1 EXIT STATUS

As long as all documents processed result in some output, even if that output includes errata (a C<POD ERRORS> section generated with C<--errors=pod>), B<pod2man> will exit with status 0. If any of the documents being processed do not result in an output document, B<pod2man> will exit with status 1. If there are syntax errors in a POD document being processed and the error handling style is set to the default of C<die>, B<pod2man> will abort immediately with exit status 255.

## =head1 DIAGNOSTICS

If B<pod2man> fails with errors, see L<Pod::Man> and L<Pod::Simple> for information about what those errors might mean.

## =head1

### EXAMPLES

```
pod2man program > program.1
pod2man SomeModule.pm /usr/perl/man/man3/SomeModule.3
pod2man --section=7 note.pod > note.7
```

If you would like to print out a lot of man page continuously, you probably want to set the C and D registers to set contiguous page numbering and even/odd paging, at least on some versions of man(7).

```
troff -man -rC1 -rD1 perl.1 perldata.1 perlsyn.1 ...
```

To get index entries on C<STDERR>, turn on the F register, as in:

```
troff -man -rF1 perl.1
```

The indexing merely outputs messages via C<.tm> for each major page, section, subsection, item, and any C<XE<lt>E<gt>> directives. See L<Pod::Man> for more details.

## =head1 BUGS

Lots of this documentation is duplicated from L<Pod::Man>.

## =head1 SEE ALSO

L<Pod::Man>, L<Pod::Simple>, L<man(1)>, L<nroff(1)>, L<perlpod(1)>, L<podchecker(1)>, L<perlpodstyle(1)>, L<troff(1)>, L<man(7)>

The man page documenting the an macro set may be L<man(5)> instead of L<man(7)> on your system.

The current  
version of this script is always available from its web site at  
L<<http://www.eyrie.org/~eagle/software/podlators/>>. It is also part of the  
Perl core distribution as of 5.6.0.

=head1 AUTHOR

Russ Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>, based I<very> heavily on the original  
B<pod2man> by Larry Wall and Tom Christiansen.

=head1 COPYRIGHT AND LICENSE

Copyright 1999, 2000, 2001, 2004, 2006, 2008, 2010, 2012, 2013 Russ  
Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>.

This program is free software; you may redistribute it and/or modify it  
under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/scripts/pod2man  
No license file was found, but licenses were detected in source scan.

# This program is free software; you may redistribute it and/or modify it  
# under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/ParseLink.pm  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/man-perlio.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/text-perlio.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/parselink.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/pod-parser.t  
\*  
/opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/basic.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/pod-spelling.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/termcap.t  
\* /opt/cola/permits/1000848966\_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-  
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/Text/Color.pm

```
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/Text.pm
*
/opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/man.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/man-utf8.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/man-options.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/filehandle.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/lib/Pod/Man.pm
*
/opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/overstrike.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/text-encoding.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/text-utf8.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/man-heading.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/color.t
*
/opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/pod.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/text.t
* /opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-
Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/t/text-options.t
No license file was found, but licenses were detected in source scan.
```

```
#!/perl
```

```
# pod2text -- Convert POD data to formatted ASCII text.
```

```
#
```

```
# Copyright 1999, 2000, 2001, 2004, 2006, 2008, 2010, 2012, 2013
```

```
# Russ Allbery <rra@stanford.edu>
```

```
#
```

```
# This program is free software; you may redistribute it and/or modify it
```

```
# under the same terms as Perl itself.
```

```
#
```

```
# The driver script for Pod::Text, Pod::Text::Termcap, and Pod::Text::Color,
```

```
# invoked by perldoc -t among other things.
```

```
require 5.004;
```

```

use Getopt::Long qw(GetOptions);
use Pod::Text ();
use Pod::Usage qw(pod2usage);

use strict;

# Clean up $0 for error reporting.
$0 =~ s%.*%%;

# Take an initial pass through our options, looking for one of the form
# <number>. We turn that into -w <number> for compatibility with the
# original pod2text script.
for (my $i = 0; $i < @ARGV; $i++) {
    last if $ARGV[$i] =~ /^--$/;
    if ($ARGV[$i] =~ /^-(d+)$/) {
        splice (@ARGV, $i++, 1, '-w', $1);
    }
}

# Insert -- into @ARGV before any
# single dash argument to hide it from
# Getopt::Long; we want to interpret it as meaning stdin (which Pod::Simple
# does correctly).
my $stdin;
@ARGV = map { $_ eq '-' && !$stdin++ ? ('-', $_) : $_ } @ARGV;

# Parse our options. Use the same names as Pod::Text for simplicity, and
# default to sentence boundaries turned off for compatibility.
my %options;
$options{sentence} = 0;
Getopt::Long::config ('bundling');
GetOptions (\%options, 'alt|a', 'code', 'color|c', 'errors=s', 'help|h',
            'indent|i=i', 'loose|l', 'margin|left-margin|m=i', 'nourls',
            'overstrike|o', 'quotes|q=s', 'sentence|s', 'stderr', 'termcap|t',
            'utf8|u', 'width|w=i')
    or exit 1;
pod2usage (1) if $options{help};

# Figure out what formatter we're going to use. -c overrides -t.
my $formatter = 'Pod::Text';
if ($options{color}) {
    $formatter = 'Pod::Text::Color';
    eval { require Term::ANSIColor };
    if ($@) { die "-c (--color) requires Term::ANSIColor be installed\n" }
    require
    Pod::Text::Color;
} elsif ($options{termcap}) {
    $formatter = 'Pod::Text::Termcap';
}

```

```

require Pod::Text::Termcap;
} elsif ($options{overstrike}) {
    $formatter = 'Pod::Text::Overstrike';
    require Pod::Text::Overstrike;
}
delete @options{'color', 'termcap', 'overstrike'};

# If neither stderr nor errors is set, default to errors = die.
if (!defined $options{stderr} && !defined $options{errors}) {
    $options{errors} = 'die';
}

# Initialize and run the formatter.
my $parser = $formatter->new (%options);
my $status = 0;
do {
    my ($input, $output) = splice (@ARGV, 0, 2);
    $parser->parse_from_file ($input, $output);
    if ($parser->{CONTENTLESS}) {
        $status = 1;
        warn "$0: unable to format $input\n";
        if (defined ($output) and $output ne '-') {
            unlink $output unless (-s $output);
        }
    }
} while (@ARGV);
exit $status;

__END__

```

```

=for stopwords
-aclostu --alt --stderr Allbery --overstrike overstrike --termcap --utf8
UTF-8 subclasses
--nourls

```

```
=head1 NAME
```

```
pod2text - Convert POD data to formatted ASCII text
```

```
=head1 SYNOPSIS
```

```

pod2text [B<-aclostu>] [B<--code>] [B<--errors>=I<style>] [B<-i> I<indent>]
  S<[B<-q> I<quotes>]> [B<--nourls>] [B<--stderr>] S<[B<-w> I<width>]>
  [I<input> [I<output> ...]]

```

```
pod2text B<-h>
```

```
=head1 DESCRIPTION
```

`B<pod2text>` is a front-end for `Pod::Text` and its subclasses. It uses them to generate formatted ASCII text from POD source. It can optionally use either termcap sequences or ANSI color escape sequences to format the text.

`I<input>` is the file to read for POD source (the POD can be embedded in code). If `I<input>` isn't given, it defaults to `C<STDIN>`. `I<output>`, if given, is the file to which to write the formatted output. If `I<output>` isn't given, the formatted output is written to `C<STDOUT>`. Several POD files can be processed in the same `B<pod2text>` invocation (saving module load and compile times) by providing multiple pairs of `I<input>` and `I<output>` files on the command line.

=head1 OPTIONS

=over 4

=item B<-a>, B<--alt>

Use an alternate output format that, among other things, uses a different heading style and marks `C<=item>` entries with a colon in the left margin.

=item B<--code>

Include any non-POD text from the input file in the output as well. Useful for viewing code documented with POD blocks with the POD rendered and the code left intact.

=item B<-c>, B<--color>

Format the output with ANSI color escape sequences. Using this option requires that `Term::ANSIColor` be installed on your system.

=item B<-i> I<indent>, B<--indent=>I<indent>

Set the number of spaces to indent regular text, and the default indentation for `C<=over>` blocks. Defaults to 4 spaces if this option isn't given.

=item B<-errors=>I<style>

Set the error handling style. `C<die>` says to throw an exception on any POD formatting error. `C<stderr>` says to report errors on standard error, but not to throw an exception. `C<pod>` says to include a POD ERRORS section in the resulting documentation summarizing the errors. `C<none>` ignores POD errors entirely, as much as possible.

The default is C<die>.

=item B<-h>, B<--help>

Print out usage information and exit.

=item B<-l>, B<--loose>

Print a blank line after a C<=head1> heading. Normally, no blank line is printed after C<=head1>, although one is still printed after C<=head2>, because this is the expected formatting for manual pages; if you're formatting arbitrary text documents, using this option is recommended.

=item B<-m> I<width>, B<--left-margin>=I<width>, B<--margin>=I<width>

The width of the left margin in spaces. Defaults to 0. This is the margin for all text, including headings, not the amount by which regular text is indented; for the latter, see B<-i> option.

=item B<--nourls>

Normally, LZ<<>> formatting codes with a URL but anchor text are formatted to show both the anchor text and the URL. In other words:

L<foo|http://example.com/>

is formatted as:

foo <http://example.com/>

This

flag, if given, suppresses the URL when anchor text is given, so this example would be formatted as just C<foo>. This can produce less cluttered output in cases where the URLs are not particularly important.

=item B<-o>, B<--overstrike>

Format the output with overstrike printing. Bold text is rendered as character, backspace, character. Italics and file names are rendered as underscore, backspace, character. Many paggers, such as B<less>, know how to convert this to bold or underlined text.

=item B<-q> I<quotes>, B<--quotes>=I<quotes>

Sets the quote marks used to surround CE<lt>> text to I<quotes>. If I<quotes> is a single character, it is used as both the left and right quote; if I<quotes> is two characters, the first character is used as the left quote and the second as the right quoted; and if I<quotes> is four



characters, the first two are used as the left quote and the second two as the right quote.

I<quotes> may also be set to the special value C<none>, in which case no quote marks are added around CE<lt>> text.

=item B<-s>, B<--sentence>

Assume each sentence ends with two spaces and try to preserve that spacing. Without this option, all consecutive whitespace in non-verbatim paragraphs is compressed into a single space.

=item B<--stderr>

By default, B<pod2text> dies if any errors are detected in the POD input. If B<--stderr> is given and no B<--errors> flag is present, errors are sent to standard error, but B<pod2text> does not abort. This is equivalent to C<--errors=stderr> and is supported for backward compatibility.

=item B<-t>, B<--termcap>

Try to determine the width of the screen and the bold and underline sequences for the terminal from termcap, and use that information in formatting the output. Output will be wrapped at two columns less than the width of your terminal device. Using this option requires that your system have a termcap file somewhere where Term::Cap can find it and requires that your system support termios.

With this option, the output of B<pod2text> will contain terminal control sequences for your current terminal type.

=item B<-u>, B<--utf8>

By default, B<pod2text> tries to use the same output encoding as its input encoding (to be backward-compatible with older versions). This option says to instead force the output encoding to UTF-8.

Be aware that, when using this option, the input encoding of your POD source must be properly declared unless it is US-ASCII or Latin-1. POD input without an C<=encoding> command will be assumed to be in Latin-1, and if it's actually in UTF-8, the output will be double-encoded. See L<perlpod(1)> for more information on the C<=encoding> command.

=item B<-w>, B<--width=>I<width>, B<->I<width>

The column at which to wrap text on the right-hand side. Defaults to 76, unless B<-t> is given, in which case it's two columns less than the width of

your terminal device.

=back

=head1 EXIT STATUS

As long as all documents processed result in some output, even if that output includes errata (a C<POD ERRORS> section generated with C<--errors=pod>), B<pod2text> will exit with status 0. If any of the documents being processed do not result in an output document, B<pod2text> will exit with status 1. If there are syntax errors in a POD document being processed and the error handling style is set to the default of C<die>, B<pod2text> will abort immediately with exit status 255.

=head1 DIAGNOSTICS

If B<pod2text> fails with errors, see L<Pod::Text> and L<Pod::Simple> for information about what those errors might mean. Internally, it can also produce the following diagnostics:

=over 4

=item -c (--color) requires Term::ANSIColor be installed

(F) B<-c> or B<--color> were given, but Term::ANSIColor could not be loaded.

=item Unknown option: %s

(F) An unknown command line option was given.

=back

In addition, other L<Getopt::Long> error messages may result from invalid command-line options.

=head1 ENVIRONMENT

=over 4

=item COLUMNS

If B<-t> is given, B<pod2text> will take the current width of your screen from this environment variable, if available. It overrides terminal width information in TERMCAP.

=item TERMCAP

If `B<-t>` is given, `B<pod2text>` will use the contents of this environment variable if available to determine the correct formatting sequences for your current terminal device.

=back

=head1 SEE ALSO

`L<Pod::Text>`, `L<Pod::Text::Color>`, `L<Pod::Text::Overstrike>`,  
`L<Pod::Text::Termcap>`, `L<Pod::Simple>`, `L<perlpod(1)>`

The current version of this script is always available from its web site at `L<http://www.eyrie.org/~eagle/software/podlators/>`. It is also part of the Perl core distribution as of 5.6.0.

=head1 AUTHOR

Russ Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>.

=head1 COPYRIGHT AND LICENSE

Copyright 1999, 2000, 2001, 2004, 2006, 2008, 2010, 2012, 2013 Russ Allbery <[rra@stanford.edu](mailto:rra@stanford.edu)>.

This program is free software; you may redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

\*

`/opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/scripts/pod2text`  
No license file was found, but licenses were detected in source scan.

license: perl

Found in path(s):

\* `/opt/cola/permits/1000848966_1646171581.39/0/perl-podlators-2.5.1-3.el7.src.rpm-cosi-expand-archive-Z1NPhHxb/podlators-2.5.1.tar.gz-cosi-expand-archive-kyD8FKMM/podlators-2.5.1/META.yml`

## 1.146 perl-exporter 5.68-3.el7

## 1.146.1 Available under license :

No license file was found, but licenses were detected in source scan.

### NAME

Exporter - Implements default import method for modules

### SYNOPSIS

In module YourModule.pm:

```
package YourModule;
require Exporter;
@ISA = qw(Exporter);
@EXPORT_OK = qw(munge frobnicate); # symbols to export on request
```

or

```
package YourModule;
use Exporter 'import'; # gives you Exporter's import() method directly
@EXPORT_OK = qw(munge frobnicate); # symbols to export on request
```

In other files which wish to use "YourModule":

```
use YourModule qw(frobnicate); # import listed symbols
frobnicate ($left, $right) # calls YourModule::frobnicate
```

Take a look at "Good Practices" for some variants you will like to use in modern Perl code.

### DESCRIPTION

The Exporter module implements an "import" method which allows a module to export functions and variables to its users' namespaces. Many modules use Exporter rather than implementing their own "import" method because Exporter provides a highly flexible interface, with an implementation optimised for the common case.

Perl automatically calls the "import" method when processing a "use" statement for a module. Modules and "use" are documented in perlfunc and perlmod. Understanding the concept of modules and how the "use" statement operates is important to understanding the Exporter.

### How to Export

The arrays @EXPORT and @EXPORT\_OK in a module hold lists of symbols that are going to be exported into the users name space by default, or which they can request to be exported, respectively. The symbols can represent functions, scalars, arrays, hashes, or typeglobs. The symbols must be given by full name with the exception that the ampersand in front of a function is optional, e.g.

```
@EXPORT = qw(afunc $scalar @array); # afunc is a function
@EXPORT_OK = qw(&bfunc %hash *typeglob); # explicit prefix
on &bfunc
```

If you are only exporting function names it is recommended to omit the ampersand, as the implementation is faster this way.

### Selecting What To Export

Do not export method names!

Do not export anything else by default without a good reason!

Exports pollute the namespace of the module user. If you must export try to use @EXPORT\_OK in preference to @EXPORT and avoid short or common symbol names to reduce the risk of name clashes.

Generally anything not exported is still accessible from outside the module using the "YourModule::item\_name" (or "\$blessed\_ref->method") syntax. By convention you can use a leading underscore on names to informally indicate that they are 'internal' and not for public use.

(It is actually possible to get private functions by saying:

```
my $subref = sub { ... };
$subref->(@args);      # Call it as a function
$obj->$subref(@args);  # Use it as a method
```

However if you use them for methods it is up to you to figure out how to make inheritance work.)

As a general rule, if the module is trying to be object oriented then export nothing. If it's just a collection of functions then @EXPORT\_OK anything but use @EXPORT with caution. For function and method names use barewords in preference to names prefixed with ampersands for the export lists.

Other module design guidelines can be found in perlmod.

### How to Import

In other files which wish to use your module there are three basic ways for them to load your module and import its symbols:

```
"use YourModule;"
```

This imports all the symbols from YourModule's @EXPORT into the namespace of the "use" statement.

```
"use YourModule ();"
```

This causes perl to load your module but does not import any symbols.

```
"use YourModule qw(...);"
```

This imports only the symbols listed by the caller into their namespace. All listed symbols must be in your @EXPORT or @EXPORT\_OK, else an error occurs. The advanced export features of Exporter are accessed like this, but with list entries that are syntactically distinct from symbol names.

Unless you want to use its advanced features, this is probably all you need to know to use Exporter.

## Advanced features

### Specialised Import Lists

If any of the entries in an import list begins with !, : or / then the list is treated as a series of specifications which either add to or delete from the list of names to import. They are processed left to right. Specifications are in the form:

```
[!]name      This name only
[!]:DEFAULT  All names in @EXPORT
[!]:tag      All names in $EXPORT_TAGS{tag} anonymous list
[!]/pattern/ All names in @EXPORT and @EXPORT_OK which match
```

A leading ! indicates that matching names should be deleted from the list of names to import. If the first specification is a deletion it is treated as though preceded by :DEFAULT. If you just want to import extra names in addition to the default set you will still need to include :DEFAULT explicitly.

e.g., Module.pm defines:

```
@EXPORT      = qw(A1 A2 A3 A4 A5);
@EXPORT_OK   = qw(B1 B2 B3 B4 B5);
%EXPORT_TAGS = (T1 => [qw(A1 A2 B1 B2)], T2 => [qw(A1 A2 B3 B4)]);
```

Note that you cannot use tags in @EXPORT or @EXPORT\_OK. Names in EXPORT\_TAGS must also appear in @EXPORT or @EXPORT\_OK.

An application using Module can say something like:

```
use Module qw(:DEFAULT :T2 !B3 A3);
```

Other examples include:

```
use Socket qw(!^[AP]F_/ !SOMAXCONN !SOL_SOCKET);
use POSIX qw(:errno_h :termios_h !TCSADRAIN !^EXIT/);
```

Remember that most patterns (using //) will need to be anchored with a leading ^, e.g., "/^EXIT/" rather than "/EXIT/".

You can say "BEGIN { \$Exporter::Verbose=1 }" to see how the specifications are being processed and what is actually being imported into modules.

Exporting without using Exporter's import method

Exporter has a special method, 'export\_to\_level' which is used in situations where you can't directly call Exporter's import method. The export\_to\_level method looks like:

```
MyPackage->export_to_level($where_to_export, $package, @what_to_export);
```

where \$where\_to\_export is an integer telling how far up the calling stack to export your symbols, and @what\_to\_export is an array telling what symbols \*to\* export (usually this is @\_). The \$package argument is currently unused.

For example, suppose that you have a module, A, which already has an import function:

```
package A;

@ISA = qw(Exporter);
@EXPORT_OK = qw ($b);

sub import
{
    $A::b = 1; # not a very useful import method
}

```

and you want to Export symbol \$A::b back to the module that called package A. Since Exporter relies on the import method to work, via inheritance, as it stands Exporter::import() will never get called. Instead, say the following:

```
package A;
@ISA = qw(Exporter);
@EXPORT_OK = qw ($b);

sub import
```

```
{
  $A::b = 1;
  A->export_to_level(1, @_);
}
```

This will export the symbols one level 'above' the current package - ie: to the program or module that used package A.

Note: Be careful not to modify @\_ at all before you call export\_to\_level - or people using your package will get very unexplained results!

#### Exporting without inheriting from Exporter

By including Exporter in your @ISA you inherit an Exporter's import() method but you also inherit several other helper methods which you probably don't want. To avoid this you can do

```
package YourModule;
use Exporter qw( import );
```

which will export Exporter's own import() method into YourModule.

Everything will

work as before but you won't need to include Exporter in

```
@YourModule::ISA.
```

Note: This feature was introduced in version 5.57 of Exporter, released with perl 5.8.3.

#### Module Version Checking

The Exporter module will convert an attempt to import a number from a module into a call to "\$module\_name->require\_version(\$value)". This can be used to validate that the version of the module being used is greater than or equal to the required version.

The Exporter module supplies a default "require\_version" method which checks the value of \$VERSION in the exporting module.

Since the default "require\_version" method treats the \$VERSION number as a simple numeric value it will regard version 1.10 as lower than 1.9.

For this reason it is strongly recommended that you use numbers with at least two decimal places, e.g., 1.09.

#### Managing Unknown Symbols

In some situations you may want to prevent certain symbols from being exported. Typically

this applies to extensions which have functions or constants that may not exist on some systems.

The names of any symbols that cannot be exported should be listed in the



@EXPORT\_FAIL array.

If a module attempts to import any of these symbols the Exporter will give the module an opportunity to handle the situation before generating an error. The Exporter will call an `export_fail` method with a list of the failed symbols:

```
@failed_symbols = $module_name->export_fail(@failed_symbols);
```

If the "export\_fail" method returns an empty list then no error is recorded and all the requested symbols are exported. If the returned list is not empty then an error is generated for each symbol and the export fails. The Exporter provides a default "export\_fail" method which simply returns the list unchanged.

Uses for the "export\_fail" method include giving better error messages for some symbols and performing lazy architectural checks (put more symbols into @EXPORT\_FAIL by default and then take them out if someone actually tries to use them and an expensive check shows that they are usable on that platform).

#### Tag Handling Utility Functions

Since the symbols listed within %EXPORT\_TAGS must also appear in either @EXPORT or @EXPORT\_OK, two utility functions are provided which allow you to easily add tagged sets of symbols to @EXPORT or @EXPORT\_OK:

```
%EXPORT_TAGS = (foo => [qw(aa bb cc)], bar => [qw(aa cc dd)]);
```

```
Exporter::export_tags('foo'); # add aa, bb and cc to @EXPORT  
Exporter::export_ok_tags('bar'); # add aa, cc and dd to @EXPORT_OK
```

Any names which are not tags are added to @EXPORT or @EXPORT\_OK unchanged but will trigger a warning (with "-w") to avoid misspelt tags names being silently added to @EXPORT or @EXPORT\_OK. Future versions may make this a fatal error.

#### Generating combined tags

If several symbol categories exist in %EXPORT\_TAGS, it's usually useful to create the utility ":all" to simplify "use" statements.

The simplest way to do this is:

```
%EXPORT_TAGS = (foo => [qw(aa bb cc)], bar => [qw(aa cc dd)]);
```

```
# add all the other ":class" tags to the ":all" class,  
# deleting duplicates
```

```

{
  my %seen;

  push @{$EXPORT_TAGS{all}},
    grep { !$seen{$_}++ } @{$EXPORT_TAGS{$_}} foreach keys %EXPORT_TAGS;
}

```

CGI.pm creates an ":all" tag which contains some (but not really all) of its categories. That could be done with one small change:

```

# add some of the other ":class" tags to the ":all" class,
# deleting duplicates
{
  my %seen;

  push @{$EXPORT_TAGS{all}},
    grep { !$seen{$_}++ } @{$EXPORT_TAGS{$_}}
      foreach qw/html2 html3 netscape form cgi internal/;
}

```

Note that the tag names in %EXPORT\_TAGS don't have the leading '!'.

#### "AUTOLOAD"ed Constants

Many modules make use of "AUTOLOAD"ing for constant subroutines to avoid

having to compile and waste memory on rarely used values (see perlsub for details on constant subroutines). Calls to such constant subroutines are not optimized away at compile time because they can't be checked at compile time for constancy.

Even if a prototype is available at compile time, the body of the subroutine is not (it hasn't been "AUTOLOAD"ed yet). perl needs to examine both the "()" prototype and the body of a subroutine at compile time to detect that it can safely replace calls to that subroutine with the constant value.

A workaround for this is to call the constants once in a "BEGIN" block:

```

package My ;

use Socket ;

foo( SO_LINGER );  ## SO_LINGER NOT optimized away; called at runtime
BEGIN { SO_LINGER }
foo( SO_LINGER );  ## SO_LINGER optimized away at compile time.

```

This forces the "AUTOLOAD" for "SO\_LINGER" to take place before SO\_LINGER is encountered later in

"My" package.

If you are writing a package that "AUTOLOAD"s, consider forcing an "AUTOLOAD" for any constants explicitly imported by other packages or which are usually used when your package is "use"d.

## Good Practices

### Declaring @EXPORT\_OK and Friends

When using "Exporter" with the standard "strict" and "warnings" pragmas, the "our" keyword is needed to declare the package variables @EXPORT\_OK, @EXPORT, @ISA, etc.

```
our @ISA = qw(Exporter);
our @EXPORT_OK = qw(munge frobnicate);
```

If backward compatibility for Perls under 5.6 is important, one must write instead a "use vars" statement.

```
use vars qw(@ISA @EXPORT_OK);
@ISA = qw(Exporter);
@EXPORT_OK = qw(munge frobnicate);
```

### Playing Safe

There are some caveats with the use of runtime statements like "require Exporter" and the assignment to package variables, which can be very subtle for the unaware programmer. This may happen for instance with mutually recursive modules, which are affected by the time the relevant constructions are executed.

The ideal (but a bit ugly) way to never have to think about that is to use "BEGIN" blocks. So the first part of the "SYNOPSIS" code could be rewritten as:

```
package YourModule;

use strict;
use warnings;

our (@ISA, @EXPORT_OK);
BEGIN {
    require Exporter;
    @ISA = qw(Exporter);
    @EXPORT_OK = qw(munge frobnicate); # symbols to export on request
}
```

The "BEGIN" will assure that the loading of Exporter.pm and the assignments to @ISA and @EXPORT\_OK happen immediately, leaving no room

for something to get awry or just plain wrong.

With respect to loading "Exporter" and inheriting, there are alternatives with the use of modules like "base" and "parent".

```
use base qw( Exporter );  
# or  
use parent qw( Exporter );
```

Any of these statements are nice replacements for "BEGIN { require Exporter; @ISA = qw(Exporter); }" with the same compile-time effect. The basic difference is that "base" code interacts with declared "fields" while "parent" is a streamlined version of the older "base" code to just establish the IS-A relationship.

For more details, see the documentation and code of base and parent.

Another thorough remedy to that runtime vs. compile-time trap is to use Exporter::Easy, which is a wrapper of Exporter that allows all boilerplate code at a single gulp in the use statement.

```
use Exporter::Easy (  
    OK => [ qw(munge frobnicate) ],  
);  
# @ISA setup is automatic  
# all assignments happen at compile time
```

#### What not to Export

You have been warned already in "Selecting What To Export" to not export:

- \* method names (because you don't need to and that's likely to not do what you want),
- \* anything by default (because you don't want to surprise your users... badly)
- \* anything you don't need to (because less is more)

There's one more item to add to this list. Do not export variable names. Just because "Exporter" lets you do that, it does not mean you should.

```
@EXPORT_OK = qw( $svar @avar %hvar ); # DON'T!
```

Exporting variables is not a good idea. They can change under the hood, provoking horrible effects at-a-distance, that are too hard to track and

to fix. Trust me: they are not worth it.

To provide the capability to set/get class-wide settings, it is best instead to provide accessors as subroutines or class methods instead.

#### SEE ALSO

"Exporter" is definitely not the only module with symbol exporter capabilities. At CPAN, you may find a bunch of them. Some are lighter. Some provide improved APIs and features. Peek the one that fits your needs. The following is a sample list of such modules.

- Exporter::Easy
- Exporter::Lite
- Exporter::Renaming
- Exporter::Tidy
- Sub::Exporter
- / Sub::Installer
- Perl6::Export / Perl6::Export::Attrs

#### LICENSE

This library is free software. You can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000848977\_1646171513.14/0/perl-Exporter-5.68-3.el7.src.rpm-cosi-expand-archive-h9fGsLBf/Exporter-5.68.tar.gz-cosi-expand-archive-xpaCzeyx/Exporter-5.68/README

No license file was found, but licenses were detected in source scan.

---

abstract: 'Implements default import method for modules'

author:

- unknown

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.62, CPAN::Meta::Converter version 2.120921'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Exporter

no\_index:

directory:

- t

- inc

recommends:

Test::Pod: 1.18

Test::Pod::Coverage: 1.04

requires:

Carp: 1.05

resources:

bugtracker: <http://rt.perl.org/perlbug/>

license: <http://dev.perl.org/licenses/>

repository: <http://perl5.git.perl.org/perl.git/tree/HEAD:/lib>

x\_MailingList: <http://lists.perl.org/list/perl5-porters.html>

version: 5.68

Found in path(s):

\* /opt/cola/permits/1000848977\_1646171513.14/0/perl-Exporter-5.68-3.el7.src.rpm-cosi-expand-archive-h9fGsLBf/Exporter-5.68.tar.gz-cosi-expand-archive-xpaCzeyx/Exporter-5.68/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848977\_1646171513.14/0/perl-Exporter-5.68-3.el7.src.rpm-cosi-expand-archive-h9fGsLBf/perl-Exporter.spec

No license file was found, but licenses were detected in source scan.

=head1 NAME

Exporter - Implements default import method for modules

=head1 SYNOPSIS

In module F<YourModule.pm>:

```
package YourModule;
require Exporter;
@ISA = qw(Exporter);
@EXPORT_OK = qw(munge frobnicate); # symbols to export on request
```

or

```
package YourModule;
use Exporter 'import'; # gives you Exporter's import() method directly
@EXPORT_OK = qw(munge frobnicate); # symbols to export on request
```

In other files which wish to use C<YourModule>:

```
use YourModule qw(frobnicate); # import listed symbols
frobnicate ($left, $right) # calls YourModule::frobnicate
```

Take a look at L</Good Practices> for some variants

you will like to use in modern Perl code.

## =head1 DESCRIPTION

The Exporter module implements an `C<import>` method which allows a module to export functions and variables to its users' namespaces. Many modules use Exporter rather than implementing their own `C<import>` method because Exporter

provides a highly flexible interface, with an implementation optimised for the common case.

Perl automatically calls the `C<import>` method when processing a `C<use>` statement for a module. Modules and `C<use>` are documented in `L<perlfunc>` and `L<perlmod>`. Understanding the concept of modules and how the `C<use>` statement operates is important to understanding the Exporter.

## =head2 How to Export

The arrays `C<@EXPORT>` and `C<@EXPORT_OK>` in a module hold lists of symbols that are going to be exported into the users name space by default, or which they can request to be exported, respectively. The symbols can represent functions, scalars, arrays, hashes, or typeglobs. The symbols must be given by full name with the exception that the ampersand in front of a function is optional, e.g.

```
@EXPORT = qw(afunc $scalar @array); # afunc is a function
@EXPORT_OK = qw(&bfunc %hash *typeglob); # explicit prefix on &bfunc
```

If you are only exporting function names it is recommended to omit the ampersand, as the implementation is faster this way.

## =head2 Selecting What to Export

Do **not** export method names!

Do **not** export anything else by default without a good reason!

Exports pollute the namespace of the module user. If you must export try to use `C<@EXPORT_OK>` in preference to `C<@EXPORT>` and avoid short or common symbol names to reduce the risk of name clashes.

Generally anything not exported is still accessible from outside the module using the `C<YourModule::item_name>` (or `C<< $blessed_ref->method >>`) syntax. By convention you can use a leading underscore on names to informally indicate that they are 'internal' and not for public use.

(It is actually possible to get private functions by saying:

```
my $subref = sub { ... };
$subref->(@args);      # Call it as a function
$obj->$subref(@args);  # Use it as a method
```

However if you use them for methods it is up to you to figure out how to make inheritance work.)

As a general rule, if the module is trying to be object oriented then export nothing. If it's just a collection of functions then C<@EXPORT\_OK> anything but use C<@EXPORT> with caution. For function and method names use barewords in preference to names prefixed with ampersands for the export lists.

Other module design guidelines can be found in L<perlmod>.

## =head2 How to Import

In other files which wish to use your module there are three basic ways for them to load your module and import its symbols:

=over 4

=item C<use YourModule;>

This imports all the symbols from YourModule's C<@EXPORT> into the namespace of the C<use> statement.

=item C<use YourModule ();>

This causes perl to load your module but does not import any symbols.

=item C<use YourModule qw(...);>

This imports only the symbols listed by the caller into their namespace. All listed symbols must be in your C<@EXPORT> or C<@EXPORT\_OK>, else an error occurs. The advanced export features of Exporter are accessed like this, but with list entries that are syntactically distinct from symbol names.

=back

Unless you want to use its advanced features, this is probably all you need to know to use Exporter.

=head1 Advanced Features



## =head2 Specialised Import Lists

If any of the entries in an import list begins with `!`, `:` or `/` then the list is treated as a series of specifications which either add to or delete from the list of names to import. They are processed left to right. Specifications are in the form:

```
[!]name      This name only
[!]:DEFAULT  All names in @EXPORT
[!]:tag      All names in $EXPORT_TAGS{tag} anonymous list
[!]/pattern/ All names in @EXPORT and @EXPORT_OK which match
```

A leading `!` indicates that matching names should be deleted from the list of names to import. If the first specification is a deletion it is treated as though preceded by `:DEFAULT`. If you just want to import extra names in addition to the default set you will still need to include `:DEFAULT` explicitly.

e.g.,

F<Module.pm> defines:

```
@EXPORT      = qw(A1 A2 A3 A4 A5);
@EXPORT_OK   = qw(B1 B2 B3 B4 B5);
%EXPORT_TAGS = (T1 => [qw(A1 A2 B1 B2)], T2 => [qw(A1 A2 B3 B4)]);
```

Note that you cannot use tags in `@EXPORT` or `@EXPORT_OK`.

Names in `EXPORT_TAGS` must also appear in `@EXPORT` or `@EXPORT_OK`.

An application using `Module` can say something like:

```
use Module qw(:DEFAULT :T2 !B3 A3);
```

Other examples include:

```
use Socket qw(!^[AP]F/ !SOMAXCONN !SOL_SOCKET);
use POSIX qw(:errno_h :termios_h !TCSADRAIN !^EXIT/);
```

Remember that most patterns (using `//`) will need to be anchored with a leading `^`, e.g., `C</^EXIT/>` rather than `C</EXIT/>`.

You can say `C<BEGIN { $Exporter::Verbose=1 }>` to see how the specifications are being processed and what is actually being imported into modules.

## =head2 Exporting Without Using Exporter's import Method

Exporter has a special method, 'export\_to\_level' which is used in situations where you can't directly call Exporter's import method. The export\_to\_level method looks like:

```
MyPackage->export_to_level(  
$where_to_export, $package, @what_to_export  
);
```

where C<\$where\_to\_export> is an integer telling how far up the calling stack to export your symbols, and C<@what\_to\_export> is an array telling what symbols \*to\* export (usually this is C<@\_>). The C<\$package> argument is currently unused.

For example, suppose that you have a module, A, which already has an import function:

```
package A;  
  
@ISA = qw(Exporter);  
@EXPORT_OK = qw ($b);  
  
sub import  
{  
$A::b = 1; # not a very useful import method  
}
```

and you want to Export symbol C<\$A::b> back to the module that called package A. Since Exporter relies on the import method to work, via inheritance, as it stands Exporter::import() will never get called. Instead, say the following:

```
package A;  
@ISA = qw(Exporter);  
@EXPORT_OK = qw ($b);  
  
sub import  
{  
$A::b = 1;  
A->export_to_level(1, @_);  
}
```

This will export the symbols one level 'above' the current package - ie: to the program or module that used package A.

Note: Be careful not to modify C<@\_> at all before you call export\_to\_level

- or people using your package will get very unexplained results!

## =head2 Exporting Without Inheriting from Exporter

By including Exporter in your C<@ISA> you inherit an Exporter's import() method but you also inherit several other helper methods which you probably don't want. To avoid this you can do

```
package YourModule;
use Exporter qw( import );
```

which will export Exporter's own import() method into YourModule. Everything will work as before but you won't need to include Exporter in C<@YourModule::ISA>.

Note: This feature was introduced in version 5.57 of Exporter, released with perl 5.8.3.

## =head2 Module Version Checking

The Exporter module will convert an attempt to import a number from a module into a call to C<< \$module\_name->VERSION(\$value) >>. This can be used to validate that the version of the module being used is greater than or equal to the required version.

For historical reasons, Exporter supplies a C<require\_version> method that simply delegates to C<VERSION>. Originally, before C<UNIVERSAL::VERSION> existed, Exporter would call C<require\_version>.

Since the C<UNIVERSAL::VERSION> method treats the C<\$VERSION> number as a simple numeric value it will regard version 1.10 as lower than 1.9. For this reason it is strongly recommended that you use numbers with at least two decimal places, e.g., 1.09.

## =head2 Managing Unknown Symbols

In some situations you may want to prevent certain symbols from being exported. Typically this applies to extensions which have functions or constants that may not exist on some systems.

The names of any symbols that cannot be exported should be listed in the C<@EXPORT\_FAIL> array.

If a module attempts to import any of these symbols the Exporter will give the module an opportunity to handle the situation before generating an error. The Exporter will

call an `export_fail` method  
with a list of the failed symbols:

```
@failed_symbols = $module_name->export_fail(@failed_symbols);
```

If the `C<export_fail>` method returns an empty list then no error is recorded and all the requested symbols are exported. If the returned list is not empty then an error is generated for each symbol and the export fails. The Exporter provides a default `C<export_fail>` method which simply returns the list unchanged.

Uses for the `C<export_fail>` method include giving better error messages for some symbols and performing lazy architectural checks (put more symbols into `C<@EXPORT_FAIL>` by default and then take them out if someone actually tries to use them and an expensive check shows that they are usable on that platform).

## =head2 Tag Handling Utility Functions

Since the symbols listed within `C<%EXPORT_TAGS>` must also appear in either `C<@EXPORT>` or `C<@EXPORT_OK>`, two utility functions are provided which allow you to easily add tagged sets of symbols to `C<@EXPORT>` or `C<@EXPORT_OK>`:

```
%EXPORT_TAGS = (foo => [qw(aa bb cc)], bar => [qw(aa cc dd)]);
```

```
Exporter::export_tags('foo'); # add aa, bb and cc to @EXPORT  
Exporter::export_ok_tags('bar'); # add aa, cc and dd to @EXPORT_OK
```

Any names which are not tags are added to `C<@EXPORT>` or `C<@EXPORT_OK>` unchanged but will trigger a warning (with `C<-w>`) to avoid misspelt tag names being silently added to `C<@EXPORT>` or `C<@EXPORT_OK>`. Future versions may make this a fatal error.

## =head2 Generating Combined Tags

If several symbol categories exist in `C<%EXPORT_TAGS>`, it's usually useful to create the utility `":all"` to simplify `"use"` statements.

The simplest way to do this is:

```
%EXPORT_TAGS = (foo => [qw(aa bb cc)], bar => [qw(aa cc dd)]);
```

```
# add all the other ":class" tags to the ":all" class,  
# deleting duplicates  
{  
  my %seen;
```

```

push @{$EXPORT_TAGS{all}},
  grep { !$seen{$_}++ } @{$EXPORT_TAGS{$_}} foreach keys %EXPORT_TAGS;
}

```

F<CGI.pm> creates an ":all" tag which contains some (but not really all) of its categories. That could be done with one small change:

```

# add some of the other ":class" tags to the ":all" class,
# deleting duplicates
{
  my %seen;

  push @{$EXPORT_TAGS{all}},
    grep { !$seen{$_}++ } @{$EXPORT_TAGS{$_}}
      foreach qw/html2 html3 netscape form cgi internal/;
}

```

Note that the tag names in C<%EXPORT\_TAGS> don't have the leading '!'.

=head2 C<AUTOLOAD>ed Constants

Many modules make use of C<AUTOLOAD>ing for constant subroutines to avoid having to compile and waste memory on rarely used values (see L<perlsub> for details on constant subroutines). Calls to such constant subroutines are not optimized away at compile time because they can't be checked at compile time for constancy.

Even if a prototype is available at compile time, the body of the subroutine is not (it hasn't been C<AUTOLOAD>ed yet). perl needs to examine both the C<()> prototype and the body of a subroutine at compile time to detect that it can safely replace calls to that subroutine with the constant value.

A workaround for this is to call the constants once in a C<BEGIN> block:

```

package My ;

use Socket ;

foo( SO_LINGER ); ## SO_LINGER NOT optimized away; called at runtime
BEGIN { SO_LINGER }
foo( SO_LINGER ); ## SO_LINGER optimized away at compile time.

```

This forces the C<AUTOLOAD> for C<SO\_LINGER> to take place before SO\_LINGER is encountered later in C<My> package.

If you are writing a package that C<AUTOLOAD>s, consider forcing an C<AUTOLOAD> for any constants explicitly imported by other packages or which are usually used when your package is C<use>d.

## =head1 Good Practices

### =head2 Declaring C<@EXPORT\_OK> and Friends

When using C<Exporter> with the standard C<strict> and C<warnings> pragmas, the C<our> keyword is needed to declare the package variables C<@EXPORT\_OK>, C<@EXPORT>, C<@ISA>, etc.

```
our @ISA = qw(Exporter);
our @EXPORT_OK = qw(munge frobnicate);
```

If backward compatibility for Perls under 5.6 is important, one must write instead a C<use vars> statement.

```
use vars qw(@ISA @EXPORT_OK);
@ISA = qw(Exporter);
@EXPORT_OK = qw(munge frobnicate);
```

### =head2 Playing Safe

There are some caveats with the use of runtime statements like C<require Exporter> and the assignment to package variables, which can be very subtle for the unaware programmer. This may happen for instance with mutually recursive modules, which are affected by the time the relevant constructions are executed.

The ideal (but a bit ugly) way to never have to think about that is to use C<BEGIN> blocks. So the first part of the L</SYNOPSIS> code could be rewritten as:

```
package YourModule;

use strict;
use warnings;

our (@ISA, @EXPORT_OK);
BEGIN {
    require Exporter;
    @ISA = qw(Exporter);
    @EXPORT_OK = qw(munge frobnicate); # symbols to export on request
}
```

The C<BEGIN> will assure that the loading of F<Exporter.pm> and the assignments to C<@ISA> and C<@EXPORT\_OK> happen immediately, leaving no room for something to get awry or just plain wrong.

With respect to loading C<Exporter> and inheriting, there are alternatives with the use of modules like C<base> and C<parent>.

```
use base qw( Exporter );
# or
use parent qw( Exporter );
```

Any of these statements are nice replacements for C<BEGIN { require Exporter; @ISA = qw(Exporter); }> with the same compile-time effect. The basic difference is that C<base> code interacts with declared C<fields> while C<parent> is a streamlined version of the older C<base> code to just establish the IS-A relationship.

For more details, see the documentation and code of L<base> and L<parent>.

Another thorough remedy to that runtime vs. compile-time trap is to use L<Exporter::Easy>, which is a wrapper of Exporter that allows all boilerplate code at a single gulp in the use statement.

```
use Exporter::Easy (
    OK => [ qw(munge frobnicate) ],
);
# @ISA setup is automatic
# all assignments happen at compile time
```

=head2 What Not  
to Export

You have been warned already in L</Selecting What to Export> to not export:

=over 4

=item \*

method names (because you don't need to and that's likely to not do what you want),

=item \*

anything by default (because you don't want to surprise your users...  
badly)

=item \*

anything you don't need to (because less is more)

=back

There's one more item to add to this list. Do B<not>  
export variable names. Just because C<Exporter> lets you  
do that, it does not mean you should.

```
@EXPORT_OK = qw( $svar @avar %hvar ); # DON'T!
```

Exporting variables is not a good idea. They can  
change under the hood, provoking horrible  
effects at-a-distance, that are too hard to track  
and to fix. Trust me: they are not worth it.

To provide the capability to set/get class-wide  
settings, it is best instead to provide accessors  
as subroutines or class methods instead.

=head1 SEE ALSO

C<Exporter> is definitely not the only module with  
symbol exporter capabilities. At CPAN, you may find  
a  
bunch of them. Some are lighter. Some  
provide improved APIs and features. Peek the one  
that fits your needs. The following is  
a sample list of such modules.

```
Exporter::Easy  
Exporter::Lite  
Exporter::Renaming  
Exporter::Tidy  
Sub::Exporter / Sub::Installer  
Perl6::Export / Perl6::Export::Attrs
```

=head1 LICENSE

This library is free software. You can redistribute it  
and/or modify it under the same terms as Perl itself.



=cut

Found in path(s):

\* /opt/cola/permits/1000848977\_1646171513.14/0/perl-Exporter-5.68-3.el7.src.rpm-cosi-expand-archive-h9fGsLBf/Exporter-5.68.tar.gz-cosi-expand-archive-xpaCzeyx/Exporter-5.68/lib/Exporter.pm

# 1.147 perl 1.04-294.el7\_6

## 1.147.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that

everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed

at no charge to all

third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable

file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed  
in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License.

Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

## 1.148 perl-time-hires 1.9725-3.el7

### 1.148.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
```

```
-----
```

```
ppport.h -- Perl/Pollution/Portability Version 3.13
```

```
Automatically created by Devel::PPPport running under perl 5.008008.
```

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

-----  
SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.13

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version         show version

--patch=file       write one patch file with changes

--copy=suffix      write changed copies with suffix

--diff=program     use diff program and options

--compat-version=version

    provide compatibility with Perl version

--cplusplus        accept C++ comments

--quiet            don't output anything except fatal errors

--nodiag           don't show diagnostics

--nohints           don't show hints

--nochanges        don't suggest changes

--nofilter          don't filter input files

--strip            strip all script and doc functionality from  
                    ppport.h

--list-provided     list provided API

--list-unsupported   list unsupported API

--api-info=name     show Perl API portability information

=head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.10.0.

=head1 OPTIONS

=head2 --help

Display a brief usage summary.

=head2 --version

Display the version of F<ppport.h>.

=head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

=head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagically add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

=head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

=head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.



=head2 --cplusplus

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

=head2 --quiet

Be quiet. Don't print anything except fatal errors.

=head2 --nodiag

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

=head2 --strip

Strip all script and documentation functionality from F<ppport.h>.

This

reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPport> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you have to explicitly request support for these functions by adding one or more C<#define>s in your source code before the inclusion of F<ppport.h>.

These functions or

variables will be marked C<explicit> in the list shown  
by C<--list-provided>.

Depending on whether your module has a single or multiple files that  
use such functions or variables, you want either C<static> or global  
variants.

For a C<static> function or variable (used only in a single source  
file), use:

```
#define NEED_function
#define NEED_variable
```

For a global function or variable (used in multiple source files),  
use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the  
same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	NEED_sv_setpvf_mg_GLOBAL
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warn()	NEED_warner	NEED_warner_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the C<DPPP\_NAMESPACE> macro. Just C<#define> the macro before including C<ppport.h>:

```
#define
DPPP_NAMESPACE MyOwnNamespace_
#include "ppport.h"
```

The default namespace is C<DPPP\_>.

=back

The good thing is that most of the above can be checked by running F<ppport.h> on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether F<ppport.h> is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, F<ppport.h> can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --plusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different C<diff> program or options, using the C<--diff> option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpv> function, use:

```
perl ppport.h --api-info=newSVpv
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=/.
```

to display information for all known API elements.

=head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPP> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPP> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item 5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2007, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

```
# Disable broken TRIE-optimization
BEGIN { eval '${^RE_TRIE_MAXBUF}
= -1' if $] >= 5.009004 && $] <= 5.009005 }
```

```
my $VERSION = 3.13;
```

```
my %opt = (
  quiet  => 0,
  diag   => 1,
  hints  => 1,
  changes => 1,
  cplusplus => 0,
  filter => 1,
  strip  => 0,
```

```

version => 0,
);

my($ppport) = $0 =~ /([\w.]+)$/;
my $LF = '(?:\r\n|[\r\n])'; # line feed
my $HS = "[\t]";          # horizontal whitespace

# Never use C comments in this file!
my $ccs = '!.*';
my $cce = '.*!';
my $rcs = quotemeta $ccs;
my $rce = quotemeta $cce;

eval {
    require Getopt::Long;
    Getopt::Long::GetOptions(\%opt, qw(
        help quiet diag! filter! hints! changes! cplusplus strip version
        patch=s copy=s diff=s compat-version=s
        list-provided list-unsupported api-info=s
    )) or usage();
};

if ($@ and grep /^-/, @ARGV) {
    usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
    die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
    print "This is $0 $VERSION.\n";
    exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if
(exists $opt{'compat-version'}) {
    my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
    if ($@) {
        die "Invalid version number format: '$opt{'compat-version'}'\n";
    }
    die "Only Perl 5 is supported\n" if $r != 5;
    die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
    $opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}
}

```

```

my %API = map { /^(\w+)\|([^\|]*)\|([^\|]*)\|(\w*)$/
    ? ( $1 => {
        ($2          ? ( base   => $2 ) : ()),
        ($3          ? ( todo   => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_ " } qw(
AvFILLp|5.004050|p
AvFILL|||
CLASS|||n
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000|p
CopFILEGV_set|5.006000|p
CopFILEGV|5.006000|p
CopFILESV|5.006000|p
CopFILE_set|5.006000|p
CopFILE|5.006000|p
CopSTASHPV_set|5.006000|p
CopSTASHPV|5.006000|p
CopSTASH_eq|5.006000|p
CopSTASH_set|5.006000|p
CopSTASH|5.006000|p
CopyD|5.009002|p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV|5.004050|p
END_EXTERN_C|5.005000|p
ENTER|||
ERRSV|5.004050|p
EXTEND|||
EXTERN_C|5.005000|p
F0convert|||n
FREEMPS|||
GIMME_V|5.004000|n
GIMME|||n
GROK_NUMERIC_RADIX|5.007002|p
G_ARRAY|||
G_DISCARD|||
G_EVAL|||
G_NOARGS|||
G_SCALAR|||
G_VOID|5.004000|

```



GetVars|||  
GvSV|||  
Gv\_AMupdate|||  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeVAL|5.004000|  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p  
IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LVRET|||  
MARK|||  
MULTICALL|5.009005|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p  
MoveD|5.009002||p  
Move|||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p  
Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p  
Nullav|||  
Nullch|||  
Nullcv|||

Nullhv|||  
Nullsv|||  
ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||  
PAD\_SET\_CUR|||  
PAD\_SV1|||  
PAD\_SV|||  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.009005||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.009005||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.009005||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p

PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn

PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_compiling|5.004050||p  
PL\_copline|5.009005||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_expect|5.009005||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p  
PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000||p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050||pn  
PL\_no\_modify|5.006000||p  
PL\_ofs\_sv|||n  
PL\_perl\_destruct\_level|5.004050||p  
PL\_perldb|5.004050||p  
PL\_ppaddr|5.006000||p  
PL\_rsfilters|5.004050||p  
PL\_rsfp|5.004050||p  
PL\_rs|||n  
PL\_signals|5.008001||p  
PL\_stack\_base|5.004050||p  
PL\_stack\_sp|5.004050||p  
PL\_statcache|5.005000||p  
PL\_stdingv|5.004050||p  
PL\_sv\_arenaroot|5.004050||p  
PL\_sv\_no|5.004050||pn  
PL\_sv\_undef|5.004050||pn  
PL\_sv\_yes|5.004050||pn  
PL\_tainted|5.004050||p  
PL\_tainting|5.004050||p  
POP\_MULTICALL||5.009005|  
POPi|||n  
POPI|||n  
POPn|||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp|||n  
POPs|||n  
PTR2IV|5.006000||p  
PTR2NV|5.006000||p

PTR2UV|5.006000||p  
PTR2ul|5.007001||p  
PTRV|5.006000||p  
PUSHMARK||  
PUSH\_MULTICALL|5.009005|  
PUSHi||  
PUSHmortal|5.009002||p  
PUSHn||  
PUSHp||  
PUSHs||  
PUSHu|5.004000||p  
PUTBACK||  
PerlIO\_clearerr|5.007003|  
PerlIO\_close|5.007003|  
PerlIO\_context\_layers|5.009004|  
PerlIO\_eof|5.007003|  
PerlIO\_error|5.007003|  
PerlIO\_fileno|5.007003|  
PerlIO\_fill|5.007003|  
PerlIO\_flush|5.007003|  
PerlIO\_get\_base|5.007003|  
PerlIO\_get\_bufsiz|5.007003|  
PerlIO\_get\_cnt|5.007003|  
PerlIO\_get\_ptr|5.007003|  
PerlIO\_read|5.007003|  
PerlIO\_seek|5.007003|  
PerlIO\_set\_cnt|5.007003|  
PerlIO\_set\_ptrcnt|5.007003|  
PerlIO\_setlinebuf|5.007003|  
PerlIO\_stderr|5.007003|  
PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVAl||n  
Renewc||  
Renew||  
SAVECLEARSV||  
SAVECOMPPAD||  
SAVEPADSV||  
SAVETMPS||  
SAVE\_DEFSV|5.004050||p

SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p  
SV\_COW\_DROP\_PV|5.008001||p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
Svf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC||5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV||5.006000|  
SvIOK\_notUV||5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV||5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||

SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW|5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK|5.007003|  
SvMAGIC\_set|5.009003|p  
SvNIOK\_off|||  
SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||  
SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||  
SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8|5.006000|  
SvPOK\_only|||  
SvPOK\_on|||  
SvPOKp|||  
SvPOK|||  
SvPVX\_const|5.009003|p  
SvPVX\_mutable|5.009003|p  
SvPVX|||  
SvPV\_const|5.009003|p  
SvPV\_flags\_const\_nolen|5.009003|p  
SvPV\_flags\_const|5.009003|p  
SvPV\_flags\_mutable|5.009003|p  
SvPV\_flags|5.007002|p  
SvPV\_force\_flags\_mutable|5.009003|p  
SvPV\_force\_flags\_nolen|5.009003|p  
SvPV\_force\_flags|5.007002|p  
SvPV\_force\_mutable|5.009003|p  
SvPV\_force\_nolen|5.009003|p  
SvPV\_force\_nomg\_nolen|5.009003|p  
SvPV\_force\_nomg|5.007002|p  
SvPV\_force|||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p

SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg|5.007002|p  
SvPV\_set||  
SvPVbyte\_force||5.009002|  
SvPVbyte\_nolen||5.006000|  
SvPVbytex\_force||5.006000|  
SvPVbytex||5.006000|  
SvPVbyte|5.006000|p  
SvPVutf8\_force||5.006000|  
SvPVutf8\_nolen||5.006000|  
SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx||  
SvPV||  
SvREFCNT\_dec||  
SvREFCNT\_inc\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void|5.009004|p  
SvREFCNT\_inc\_simple|5.009004|p  
SvREFCNT\_inc\_void\_NN|5.009004|p  
SvREFCNT\_inc\_void|5.009004|p  
SvREFCNT\_inc||p  
SvREFCNT||  
SvROK\_off||  
SvROK\_on||  
SvROK||  
SvRV\_set|5.009003|p  
SvRV||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC||  
SvSHARED\_HASH|5.009003|p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003|p  
SvSTASH||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV||  
SvTAINTED\_off||5.004000|  
SvTAINTED\_on||5.004000|  
SvTAINTED||5.004000|  
SvTAINT||  
SvTRUE||  
SvTYPE||  
SvUNLOCK||5.007003|



SvUOK|5.007001|5.006000|p  
SvUPGRADE||  
SvUTF8\_off|5.006000|  
SvUTF8\_on|5.006000|  
SvUTF8||5.006000|  
SvUVXx|5.004000|p  
SvUVX|5.004000|p  
SvUV\_nomg|5.009001|p  
SvUV\_set|5.009003|p  
SvUVx|5.004000|p  
SvUV|5.004000|p  
SvVOK||5.008001|  
SvVSTRING\_mg|5.009004|p  
THIS||n  
UNDERBAR|5.009002|p  
UTF8\_MAXBYTES|5.009002|p  
UVSIZE|5.006000|p  
UVTYPE|5.006000|p  
UVXf|5.007001|p  
UVof|5.006000|p  
UVuf|5.006000|p  
UVxf|5.006000|p  
WARN\_ALL|5.006000|p  
WARN\_AMBIGUOUS|5.006000|p  
WARN\_ASSERTIONS|5.009005|p  
WARN\_BAREWORD|5.006000|p  
WARN\_CLOSED|5.006000|p  
WARN\_CLOSURE|5.006000|p  
WARN\_DEBUGGING|5.006000|p  
WARN\_DEPRECATED|5.006000|p  
WARN\_DIGIT|5.006000|p  
WARN\_EXEC|5.006000|p  
WARN\_EXITING|5.006000|p  
WARN\_GLOB|5.006000|p  
WARN\_INPLACE|5.006000|p  
WARN\_INTERNAL|5.006000|p  
WARN\_IO|5.006000|p  
WARN\_LAYER|5.008000|p  
WARN\_MALLOC|5.006000|p  
WARN\_MISC|5.006000|p  
WARN\_NEWLINE|5.006000|p  
WARN\_NUMERIC|5.006000|p  
WARN\_ONCE|5.006000|p  
WARN\_OVERFLOW|5.006000|p  
WARN\_PACK|5.006000|p  
WARN\_PARENTHESIS|5.006000|p  
WARN\_PIPE|5.006000|p  
WARN\_PORTABLE|5.006000|p

WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEX|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||

XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p  
aTHXR\_|5.009005||p  
aTHXR|5.009005||p  
aTHX\_|5.006000||p  
aTHX|5.006000||p  
add\_data|||n  
addmad|||  
allocmy|||  
amagic\_call|||  
amagic\_cmp\_locale|||  
amagic\_cmp|||  
amagic\_i\_ncmp|||  
amagic\_ncmp|||  
any\_dup|||  
ao|||  
append\_elem|||  
append\_list|||  
append\_madprops|||  
apply\_attrs\_my|||  
apply\_attrs\_string|5.006001|  
apply\_attrs|||  
apply|||  
atfork\_lock|5.007003|n  
atfork\_unlock|5.007003|n  
av\_arylen\_p|5.009003|  
av\_clear|||  
av\_create\_and\_push|5.009005|  
av\_create\_and\_unshift\_one|5.009005|  
av\_delete|5.006000|  
av\_exists|5.006000|  
av\_extend|||  
av\_fake|||  
av\_fetch|||  
av\_fill|||  
av\_len|||  
av\_make|||  
av\_pop|||  
av\_push|||  
av\_reify|||  
av\_shift|||

av\_store|||  
av\_undef|||  
av\_unshift|||  
ax|||n  
bad\_type|||  
bind\_match|||  
block\_end|||  
block\_gimme||5.004000|  
block\_start|||  
boolSV|5.004000|p  
boot\_core\_PerlIO|||  
boot\_core\_UNIVERSAL|||  
boot\_core\_mro|||  
boot\_core\_xsutils|||  
bytes\_from\_utf8||5.007001|  
bytes\_to\_uni|||n  
bytes\_to\_utf8||5.006001|  
call\_argv|5.006000|p  
call\_atexit||5.006000|  
call\_list||5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc||5.007002|n  
cando|||  
cast\_i32||5.006000|  
cast\_iv||5.006000|  
cast\_ulong||5.006000|  
cast\_uv||5.006000|  
check\_type\_and\_open|||  
check\_uni|||  
checkcomma|||  
checkposixcc|||  
ckWARN|5.006000|p  
ck\_anoncode|||  
ck\_bitop|||  
ck\_concat|||  
ck\_defined|||  
ck\_delete|||  
ck\_die|||  
ck\_eof|||  
ck\_eval|||  
ck\_exec|||  
ck\_exists|||  
ck\_exit|||  
ck\_ftst|||  
ck\_fun|||  
ck\_glob|||

ck\_grep||  
ck\_index||  
ck\_join||  
ck\_lengthconst||  
ck\_lfun||  
ck\_listiob||  
ck\_match||  
ck\_method||  
ck\_null||  
ck\_open||  
ck\_readline||  
ck\_repeat||  
ck\_require||  
ck\_retarget||  
ck\_return||  
ck\_rfun||  
ck\_rvconst||  
ck\_sassign||  
ck\_select||  
ck\_shift||  
ck\_sort||  
ck\_spair||  
ck\_split||  
ck\_subr||  
ck\_substr||  
ck\_svconst||  
ck\_trunc||  
ck\_unpack||  
ckwarn\_d||5.009003|  
ckwarn||5.009003|  
cl\_and||n  
cl\_anything||n  
cl\_init\_zero||n  
cl\_init||n  
cl\_is\_anything||n  
cl\_or||n  
clear\_placeholders||  
closest\_cop||  
convert||  
cop\_free||  
cr\_textfilter||  
create\_eval\_scope||  
croak\_nocontext||vn  
croak||v  
csighandler||5.009003|n  
curmad||  
custom\_op\_desc||5.007003|  
custom\_op\_name||5.007003|

cv\_ckproto\_len|||  
cv\_ckproto|||  
cv\_clone|||  
cv\_const\_sv|5.004000|  
cv\_dump|||  
cv\_undef|||  
cx\_dump|5.005000|  
cx\_dup|||  
cxinc|||  
dAXMARK|5.009003||p  
dAX|5.007002||p  
dITEMS|5.007002||p  
dMARK|||  
dMULTICALL|5.009003|  
dMY\_CXT\_SV|5.007003||p  
dMY\_CXT|5.007003||p  
dNOOP|5.006000||p  
dORIGMARK|||  
dSP|||  
dTHR|5.004050||p  
dTHXR|5.009005||p  
dTHXa|5.006000||p  
dTHXoa|5.006000||p  
dTHX|5.006000||p  
dUNDERBAR|5.009002||p  
dVAR|5.009003||p  
dXCPT|5.009002||p  
dXSARGS|||  
dXSI32|||  
dXSTARG|5.006000||p  
deb\_curcv|||  
deb\_nocontext|||vn  
deb\_stack\_all|||  
deb\_stack\_n|||  
debop|5.005000|  
debprofdump|5.005000|  
debprof|||  
debstackptrs|5.007003|  
debstack|5.007003|  
debug\_start\_match|||  
deb|5.007003|v  
del\_sv|||  
delete\_eval\_scope|||  
delimcpy|5.004000|  
deprecate\_old|||  
deprecate|||  
despatch\_signals|5.007001|  
destroy\_matcher|||

die\_nocontext||vn  
die\_where||  
die||v  
dirp\_dup||  
div128||  
djSP||  
do\_aexec5||  
do\_aexec||  
do\_aspawn||  
do\_binmode||5.004050|  
do\_chomp||  
do\_chop||  
do\_close||  
do\_dump\_pad||  
do\_eof||  
do\_exec3||  
do\_execfree||  
do\_exec||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl||  
do\_ipcget||  
do\_join||  
do\_kv||  
do\_magic\_dump||5.006000|  
do\_msgrcv||  
do\_msgsnd||  
do\_oddball||  
do\_op\_dump||5.006000|  
do\_op\_xmldump||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pipe||  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump||  
do\_print||  
do\_readline||  
do\_seek||  
do\_semop||  
do\_shmio||  
do\_smartmatch||  
do\_spawn\_nowait||  
do\_spawn||  
do\_sprintf||  
do\_sv\_dump||5.006000|  
do\_sysseek||

do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch\_body|||  
docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint|5.008001|n  
dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptosub|||  
dopoptowhen|||  
doref|5.009003|  
dounwind|||  
dowantarray|||  
dump\_all|5.006000|  
dump\_eval|5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form|5.006000|  
dump\_indent|5.006000|v  
dump\_mstats|||  
dump\_packsubs|5.006000|  
dump\_sub|5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent|5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||



emulate\_eaccess|||  
eval\_pv|5.006000|p  
eval\_sv|5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile||5.005000|  
fbm\_instr||5.005000|  
fd\_on\_nosuid\_fs|||  
feature\_is\_enabled|||  
filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv||5.008001|  
find\_rundefsvoffset||5.009002|  
find\_script|||  
find\_uninit\_var|||  
first\_symbol|||n  
fold\_constants|||  
forbid\_setid|||  
force\_ident|||  
force\_list|||  
force\_next|||  
force\_version|||  
force\_word|||  
forget\_pmop|||  
form\_nocontext|||vn  
form||5.004000|v  
fp\_dup|||  
fprintf\_nocontext|||vn  
free\_global\_struct|||  
free\_tied\_hv\_pool|||  
free\_tmps|||  
gen\_constant\_list|||  
get\_arena|||  
get\_av|5.006000|p  
get\_context||5.006000|n  
get\_cvn\_flags||5.009005|  
get\_cv|5.006000|p  
get\_db\_sub|||  
get\_debug\_opts|||  
get\_hash\_seed|||

get\_hv|5.006000||p  
get\_mstats||  
get\_no\_modify||  
get\_num||  
get\_op\_descs||5.005000|  
get\_op\_names||5.005000|  
get\_opargs||  
get\_ppaddr||5.006000|  
get\_re\_arg||  
get\_sv|5.006000||p  
get\_vtbl||5.005030|  
getcwd\_sv||5.007002|  
getenv\_len||  
glob\_2number||  
glob\_2pv||  
glob\_assign\_glob||  
glob\_assign\_ref||  
gp\_dup||  
gp\_free||  
gp\_ref||  
grok\_bin|5.007003||p  
grok\_hex|5.007003||p  
grok\_number|5.007002||p  
grok\_numeric\_radix|5.007002||p  
grok\_oct|5.007003||p  
group\_end||  
gv\_AVadd||  
gv\_HVadd||  
gv\_IOadd||  
gv\_SVadd||  
gv\_autoload4||5.004000|  
gv\_check||  
gv\_const\_sv||5.009003|  
gv\_dump||5.006000|  
gv\_efullname3||5.004000|  
gv\_efullname4||5.006001|  
gv\_efullname||  
gv\_ename||  
gv\_fetchfile\_flags||5.009005|  
gv\_fetchfile||  
gv\_fetchmeth\_autoload||5.007003|  
gv\_fetchmethod\_autoload||5.004000|  
gv\_fetchmethod||  
gv\_fetchmeth||  
gv\_fetchpvn\_flags||5.009002|  
gv\_fetchpv||  
gv\_fetchsv||5.009002|  
gv\_fullname3||5.004000|

gv\_fullname4|5.006001|  
gv\_fullname||  
gv\_handler|5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_name\_set|5.009004|  
gv\_stashpvn|5.004000|p  
gv\_stashpvs|5.009003|  
gv\_stashpv||  
gv\_stashsv||  
he\_dup||  
hek\_dup||  
hfreeentries||  
hsplit||  
hv\_assert|5.009005|  
hv\_auxinit||n  
hv\_backreferences\_p||  
hv\_clear\_placeholders|5.009001|  
hv\_clear||  
hv\_copy\_hints\_hv||  
hv\_delayfree\_ent|5.004000|  
hv\_delete\_common||  
hv\_delete\_ent|5.004000|  
hv\_delete||  
hv\_eiter\_p|5.009003|  
hv\_eiter\_set|5.009003|  
hv\_exists\_ent|5.004000|  
hv\_exists||  
hv\_fetch\_common||  
hv\_fetch\_ent|5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch||  
hv\_free\_ent|5.004000|  
hv\_iterinit||  
hv\_iterkeysv|5.004000|  
hv\_iterkey||  
hv\_iternext\_flags|5.008000|  
hv\_iternextsv||  
hv\_iternext||  
hv\_interval||  
hv\_kill\_backrefs||  
hv\_ksplit|5.004000|  
hv\_magic\_check||n  
hv\_magic\_uvar\_xkey||  
hv\_magic||  
hv\_name\_set|5.009003|  
hv\_notallowed||  
hv\_placeholders\_get|5.009003|

hv\_placeholders\_p||5.009003|  
hv\_placeholders\_set||5.009003|  
hv\_riter\_p||5.009003|  
hv\_riter\_set||5.009003|  
hv\_scalar||5.009001|  
hv\_store\_ent||5.004000|  
hv\_store\_flags||5.008000|  
hv\_stores|5.009004|p  
hv\_store|||  
hv\_undef|||  
ibcmp\_locale||5.004000|  
ibcmp\_utf8||5.007003|  
ibcmp|||  
incl\_perldb|||  
incline|||  
incpush\_if\_exists|||  
incpush|||  
ingroup|||  
init\_argv\_symbols|||  
init\_debugger|||  
init\_global\_struct|||  
init\_i18n10n||5.006000|  
init\_i18n14n||5.006000|  
init\_ids|||  
init\_interp|||  
init\_main\_stash|||  
init\_perllib|||  
init\_postdump\_symbols|||  
init\_predump\_symbols|||  
init\_stacks||5.005000|  
init\_tm||5.007002|  
instr|||  
intro\_my|||  
intuit\_method|||  
intuit\_more|||  
invert|||  
io\_close|||  
isALNUM|||  
isALPHA|||  
isDIGIT|||  
isLOWER|||  
isSPACE|||  
isUPPER|||  
is\_an\_int|||  
is\_gv\_magical\_sv|||  
is\_gv\_magical|||  
is\_handle\_constructor|||n  
is\_list\_assignment|||

is\_lvalue\_sub|5.007001|  
is\_uni\_alnum\_lc|5.006000|  
is\_uni\_alnumc\_lc|5.006000|  
is\_uni\_alnumc|5.006000|  
is\_uni\_alnum|5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha|5.006000|  
is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii|5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl|5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit|5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph|5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_alnumc|5.006000|  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow||n  
is\_utf8\_char|5.006000|  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loc|5.009003|  
is\_utf8\_string\_loc|5.008001|

is\_utf8\_string|5.006001|  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
isa\_lookup||  
items||n  
ix||n  
jmaybe||  
join\_exact||  
keyword||  
leave\_scope||  
lex\_end||  
lex\_start||  
linklist||  
listkids||  
list||  
load\_module\_nocontext||vn  
load\_module|5.006000|pv  
localize||  
looks\_like\_bool||  
looks\_like\_number||  
lop||  
mPUSHi|5.009002|p  
mPUSHn|5.009002|p  
mPUSHp|5.009002|p  
mPUSHu|5.009002|p  
mXPUSHi|5.009002|p  
mXPUSHn|5.009002|p  
mXPUSHp|5.009002|p  
mXPUSHu|5.009002|p  
mad\_free||  
madlex||  
madparse||  
magic\_clear\_all\_env||  
magic\_clearenv||  
magic\_clearhint||  
magic\_clearpack||  
magic\_clearsig||  
magic\_dump|5.006000|  
magic\_existspack||  
magic\_freearylen\_p||  
magic\_freeovrld||  
magic\_freeregexp||  
magic\_getarylen||  
magic\_getdefelem||  
magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||

magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||  
magic\_killbackrefs||  
magic\_len||  
magic\_methcall||  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setbm||  
magic\_setcollxfrm||  
magic\_setdblne||  
magic\_setdefelem||  
magic\_setenv||  
magic\_setfm||  
magic\_setglob||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
magicname||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloced\_size||n  
malloc|5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||

measure\_struct||  
memEQ|5.004000||p  
memNE|5.004000||p  
mem\_collxfrm||  
mess\_alloc||  
mess\_nocontext||vn  
mess|5.006000|v  
method\_common||  
mfree|5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_find||  
mg\_free||  
mg\_get||  
mg\_length|5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size|5.005000|  
mini\_mktime|5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_get\_linear\_isa\_c3|5.009005|  
mro\_get\_linear\_isa\_dfs|5.009005|  
mro\_get\_linear\_isa|5.009005|  
mro\_isa\_changed\_in||  
mro\_meta\_dup||  
mro\_meta\_init||  
mro\_method\_changed\_in|5.009005|  
mul128||  
mulexp10||n  
my\_atof2|5.007002|  
my\_atof|5.006000|  
my\_attrs||  
my\_bcopy||n  
my\_betoh16||n  
my\_betoh32||n  
my\_betoh64||n  
my\_betohi||n  
my\_betohl||n  
my\_betohs||n  
my\_bzero||n



my\_chsize||  
my\_clearenv||  
my\_cxt\_index||  
my\_cxt\_init||  
my\_dirfd|5.009005|  
my\_exit\_jump||  
my\_exit||  
my\_failure\_exit|5.004000|  
my\_fflush\_all|5.006000|  
my\_fork|5.007003|n  
my\_htobe16||n  
my\_htobe32||n  
my\_htobe64||n  
my\_htobei||n  
my\_htobel||n  
my\_htobes||n  
my\_htole16||n  
my\_htole32||n  
my\_htole64||n  
my\_htolei||n  
my\_htolel||n  
my\_htoles||n  
my\_htonl||  
my\_kid||  
my\_letoh16||n  
my\_letoh32||n  
my\_letoh64||n  
my\_letohi||n  
my\_letohl||n  
my\_letohs||n  
my\_lstat||  
my\_memcmp|5.004000|n  
my\_memset||n  
my\_ntohl||  
my\_pclose|5.004000|  
my\_popen\_list|5.007001|  
my\_popen|5.004000|  
my\_setenv||  
my\_snprintf|5.009004||pvn  
my\_socketpair|5.007003|n  
my\_sprintf|5.009003|vn  
my\_stat||  
my\_strftime|5.007002|  
my\_strlcat|5.009004||pn  
my\_strlcpy|5.009004||pn  
my\_swabn||n  
my\_swap||  
my\_unexec||

my\_vsnprintf|5.009004|n  
my|||  
need\_utf8||n  
newANONATTRSUB|5.006000|  
newANONHASH|||  
newANONLIST|||  
newANONSUB|||  
newASSIGNOP|||  
newATTRSUB|5.006000|  
newAVREF|||  
newAV|||  
newBINOP|||  
newCONDOP|||  
newCONSTSUB|5.004050|p  
newCVREF|||  
newDEFSVOP|||  
newFORM|||  
newFOROP|||  
newGIVENOP|5.009003|  
newGIVWHENOP|||  
newGP|||  
newGVOP|||  
newGVREF|||  
newGVgen|||  
newHVREF|||  
newHVhv|5.005000|  
newHV|||  
newIO|||  
newLISTOP|||  
newLOGOP|||  
newLOOPEX|||  
newLOOPOP|||  
newMADPROP|||  
newMADsv|||  
newMYSUB|||  
newNULLLIST|||  
newOP|||  
newPADOP|||  
newPMOP|||  
newPROG|||  
newPVOP|||  
newRANGE|||  
newRV\_inc|5.004000|p  
newRV\_noinc|5.004000|p  
newRV|||  
newSLICEOP|||  
newSTATEOP|||  
newSUB|||

newSVOP|||  
newSVREF|||  
newSV\_type|5.009005|  
newSVhek|5.009003|  
newSViv|||  
newSVnv|||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_share|5.007001||p  
newSVpvn|5.004050||p  
newSVpvs\_share|5.009003|  
newSVpvs|5.009003||p  
newSVpv|||  
newSVrv|||  
newSVsv|||  
newSVuv|5.006000||p  
newSV|||  
newTOKEN|||  
newUNOP|||  
newWHENOP|5.009003|  
newWHILEOP|5.009003|  
newXS\_flags|5.009004|  
newXSproto|5.006000|  
newXS|5.006000|  
new\_collate|5.006000|  
new\_constant|||  
new\_ctype|5.006000|  
new\_he|||  
new\_logop|||  
new\_numeric|5.006000|  
new\_stackinfo|5.005000|  
new\_version|5.009000|  
new\_warnings\_bitfield|||  
next\_symbol|||  
nextargv|||  
nextchar|||  
ninstr|||  
no\_bareword\_allowed|||  
no\_fh\_allowed|||  
no\_op|||  
not\_a\_number|||  
nothreadhook|5.008000|  
nuke\_stacks|||  
num\_overflow|||n  
offer\_nice\_chunk|||  
oopsAV|||  
oopsCV|||  
oopsHV|||

op\_clear|||  
op\_const\_sv|||  
op\_dump|5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_null|5.007002|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock|5.009002|  
op\_refcnt\_unlock|5.009002|  
op\_xmldump|||  
open\_script|||  
pMY\_CXT\_|5.007003||p  
pMY\_CXT|5.007003||p  
pTHX\_|5.006000||p  
pTHX|5.006000||p  
packWARN|5.007003||p  
pack\_cat|5.007003|  
pack\_rec|||  
package|||  
packlist|5.008001|  
pad\_add\_anon|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||  
pad\_findmy|||  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg|||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv|5.009005|  
pad\_swipe|||  
pad\_tidy|||  
pad\_undef|||  
parse\_body|||  
parse\_unicode\_opts|||  
parser\_dup|||  
parser\_free|||  
path\_is\_absolute|||n  
peep|||

pending\_Slabs\_to\_ro||  
perl\_alloc\_using|||n  
perl\_alloc|||n  
perl\_clone\_using|||n  
perl\_clone|||n  
perl\_construct|||n  
perl\_destruct||5.007003|n  
perl\_free|||n  
perl\_parse||5.006000|n  
perl\_run|||n  
pidgone||  
pm\_description||  
pmflag||  
pmop\_dump||5.006000|  
pmop\_xmldump||  
pmruntime||  
pmtrans||  
pop\_scope||  
pregcomp||5.009005|  
pregexec||  
pregfree||  
prepend\_elem||  
prepend\_madprops||  
printbuf||  
printf\_nocontext|||vn  
process\_special\_blocks||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find|||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope||  
put\_byte||  
pv\_display||5.006000|  
pv\_escape||5.009004|  
pv\_pretty||5.009004|  
pv\_uni\_display||5.007003|  
qerror||  
qsortsvu||  
re\_compile||5.009005|  
re\_croak2||  
re\_dup||  
re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override||  
realloc||5.007002|n

reentrant\_free||  
reentrant\_init||  
reentrant\_retry||vn  
reentrant\_size||  
ref\_array\_or\_hash||  
refcounted\_he\_chain\_2hv||  
refcounted\_he\_fetch||  
refcounted\_he\_free||  
refcounted\_he\_new||  
refcounted\_he\_value||  
refkids||  
refto||  
ref|5.009003|  
reg\_check\_named\_buff\_matched||  
reg\_named\_buff\_all|5.009005|  
reg\_named\_buff\_exists|5.009005|  
reg\_named\_buff\_fetch|5.009005|  
reg\_named\_buff\_firstkey|5.009005|  
reg\_named\_buff\_iter||  
reg\_named\_buff\_nextkey|5.009005|  
reg\_named\_buff\_scalar|5.009005|  
reg\_named\_buff||  
reg\_namedseq||  
reg\_node||  
reg\_numbered\_buff\_fetch||  
reg\_numbered\_buff\_length||  
reg\_numbered\_buff\_store||  
reg\_qr\_package||  
reg\_recode||  
reg\_scan\_name||  
reg\_skipcomment||  
reg\_stringify|5.009005|  
reg\_temp\_copy||  
reganode||  
regatom||  
regbranch||  
regclass\_swash|5.009004|  
regclass||  
regcpop||  
regcppush||  
regcurly||n  
regdump\_extflags||  
regdump|5.005000|  
regdupe\_internal||  
regexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3||n  
reghop4||n

reghopmaybe3|||n  
reginclass||  
reginitcolors||5.006000|  
reginsert||  
regmatch||  
regnext||5.005000|  
regpiece||  
regpposixcc||  
regprop||  
regrepeat||  
regtail\_study||  
regtail||  
regtry||  
reguni||  
regwhite|||n  
reg||  
repeatcpy||  
report\_evil\_fh||  
report\_uninit||  
require\_pv||5.006000|  
require\_tie\_mod||  
restore\_magic||  
minstr||  
rsignal\_restore||  
rsignal\_save||  
rsignal\_state||5.004000|  
rsignal||5.004000|  
run\_body||  
run\_user\_filter||  
runops\_debug||5.005000|  
runops\_standard||5.005000|  
rvpv\_dup||  
rxres\_free||  
rxres\_restore||  
rxres\_save||  
safesyscalloc||5.006000|n  
safesysfree||5.006000|n  
safesysmalloc||5.006000|n  
safesysrealloc||5.006000|n  
same\_dirent||  
save\_I16||5.004000|  
save\_I32||  
save\_I8||5.006000|  
save\_aelem||5.004050|  
save\_allocc||5.006000|  
save\_aptr||  
save\_ary||  
save\_bool||5.008001|

save\_clearsv|||  
save\_delete|||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop|||  
save\_freepv|||  
save\_freesv|||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash|||  
save\_hek\_flags|||n  
save\_helem||5.004050|  
save\_hints||5.005000|  
save\_hpvr|||  
save\_int|||  
save\_item|||  
save\_iv||5.005000|  
save\_lines|||  
save\_list|||  
save\_long|||  
save\_magic|||  
save\_mortalizesv||5.007001|  
save\_nogv|||  
save\_op|||  
save\_padv||5.007001|  
save\_pptr|||  
save\_re\_context||5.006000|  
save\_scalar\_at|||  
save\_scalar|||  
save\_set\_svflags||5.009000|  
save\_shared\_pvref||5.007003|  
save\_sptr|||  
save\_svref|||  
save\_vptr||5.006000|  
savepvn|||  
savepvs||5.009003|  
savepv|||  
savesharedpvn||5.009005|  
savesharedpv||5.007003|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow|||  
savesvpv||5.009002|  
sawparens|||  
scalar\_mod\_type|||n  
scalarboolean|||  
scalarkids|||  
scalarseq|||



scalarvoid|||  
scalar|||  
scan\_bin|5.006000|  
scan\_commit|||  
scan\_const|||  
scan\_formline|||  
scan\_heredoc|||  
scan\_hex|||  
scan\_ident|||  
scan\_inputsymbol|||  
scan\_num|5.007001|  
scan\_oct|||  
scan\_pat|||  
scan\_str|||  
scan\_subst|||  
scan\_trans|||  
scan\_version|5.009001|  
scan\_vstring|5.009005|  
scan\_word|||  
scope|||  
screaminstr|5.005000|  
seed|5.008001|  
sequence\_num|||  
sequence\_tail|||  
sequence|||  
set\_context|5.006000|n  
set\_csh|||  
set\_numeric\_local|5.006000|  
set\_numeric\_radix|5.006000|  
set\_numeric\_standard|5.006000|  
setdefout|||  
setenv\_getix|||  
share\_hek\_flags|||  
share\_hek|5.004000|  
si\_dup|||  
sighandler||n  
simplify\_sort|||  
skip space0|||  
skip space1|||  
skip space2|||  
skip space|||  
softref2xv|||  
sortcv\_stacked|||  
sortcv\_xsub|||  
sortcv|||  
sortsv\_flags|5.009003|  
sortsv|5.007003|  
space\_join\_names\_mortal|||

ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse|5.004000|  
stashpv\_hvname\_match|5.009005|  
stdize\_locale|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version|5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||  
sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||  
sv\_2iv\_flags|5.009001|  
sv\_2iv|||  
sv\_2mortal|||  
sv\_2nv|||  
sv\_2pv\_flags|5.007002|p  
sv\_2pv\_nolen|5.006000|p  
sv\_2pvbyte\_nolen|5.006000|p  
sv\_2pvbyte|5.006000|p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|  
sv\_2pv|||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||  
sv\_backoff|||  
sv\_bless|||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext|||pv  
sv\_catpvf\_mg|5.006000|5.004000|pv

sv\_catpvf\_nocontext|||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002||p  
sv\_catpvn|||  
sv\_catpvs|5.009003||p  
sv\_catpv|||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002||p  
sv\_catsv|||  
sv\_catxmplpvn|||  
sv\_catxmlsv|||  
sv\_chop|||  
sv\_clean\_all|||  
sv\_clean\_objs|||  
sv\_clear|||  
sv\_cmp\_locale|5.004000|  
sv\_cmp|||  
sv\_collxfrm|||  
sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec|||  
sv\_del\_backref|||  
sv\_derived\_from|5.004000|  
sv\_does|5.009004|  
sv\_dump|||  
sv\_dup|||  
sv\_eq|||  
sv\_exp\_grow|||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2|||  
sv\_free\_arenas|||  
sv\_free|||  
sv\_gets|5.004000|  
sv\_grow|||  
sv\_i\_ncmp|||  
sv\_inc|||  
sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.009005|5.004000|p

sv\_magicext|5.007003|  
sv\_magic||  
sv\_mortalcop|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002|p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|p  
sv\_pvn|||  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||  
sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050|p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000|p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050|p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050|p  
sv\_setpvn|||

sv\_setpvs|5.009004||p  
sv\_setpv||  
sv\_setref\_iv||  
sv\_setref\_nv||  
sv\_setref\_pvn||  
sv\_setref\_pv||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050||p  
sv\_setsv\_nomg|5.007002||p  
sv\_setsv||  
sv\_setuv\_mg|5.004050||p  
sv\_setuv|5.004000||p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob||  
sv\_uni\_display|5.007003|  
sv\_unmagic||  
sv\_unref\_flags|5.007001|  
sv\_unref||  
sv\_untaint|5.004000|  
sv\_upgrade||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050||p  
sv\_usepvn||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade|5.007001|  
sv\_uv|5.005000||p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn|5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn|5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek||  
svtype||  
swallow\_bom||  
swap\_match\_buff||  
swash\_fetch|5.007002|  
swash\_get||  
swash\_init|5.006000|  
sys\_intern\_clear||  
sys\_intern\_dup||

sys\_intern\_init|||  
taint\_env|||  
taint\_proper|||  
tmpls\_grow|5.006000|  
toLOWER|||  
toUPPER|||  
to\_byte\_substr|||  
to\_uni\_fold|5.007003|  
to\_uni\_lower\_lc|5.006000|  
to\_uni\_lower|5.007003|  
to\_uni\_title\_lc|5.006000|  
to\_uni\_title|5.007003|  
to\_uni\_upper\_lc|5.006000|  
to\_uni\_upper|5.007003|  
to\_utf8\_case|5.007003|  
to\_utf8\_fold|5.007003|  
to\_utf8\_lower|5.007003|  
to\_utf8\_substr|||  
to\_utf8\_title|5.007003|  
to\_utf8\_upper|5.007003|  
token\_free|||  
token\_getmad|||  
tokenize\_use|||  
tokeq|||  
tokereport|||  
too\_few\_arguments|||  
too\_many\_arguments|||  
uiv\_2buf||n  
unlnk|||  
unpack\_rec|||  
unpack\_str|5.007003|  
unpackstring|5.008001|  
unshare\_hek\_or\_pvn|||  
unshare\_hek|||  
unsharepvn|5.004000|  
unwind\_handler\_stack|||  
update\_debugger\_info|||  
upg\_version|5.009005|  
usage|||  
utf16\_to\_utf8\_reversed|5.006001|  
utf16\_to\_utf8|5.006001|  
utf8\_distance|5.006000|  
utf8\_hop|5.006000|  
utf8\_length|5.007001|  
utf8\_mg\_pos\_cache\_update|||  
utf8\_to\_bytes|5.006001|  
utf8\_to\_uvchr|5.007001|  
utf8\_to\_uvuni|5.007001|

utf8n\_to\_uvchr||  
utf8n\_to\_uvuni||5.007001|  
utilize||  
uvchr\_to\_utf8\_flags||5.007003|  
uvchr\_to\_utf8||  
uvuni\_to\_utf8\_flags||5.007003|  
uvuni\_to\_utf8||5.007001|  
validate\_suid||  
varname||  
vcmp||5.009000|  
vcroak||5.006000|  
vdeb||5.007003|  
vdie\_common||  
vdie\_croak\_common||  
vdie||  
vform||5.006000|  
visit||  
vivify\_defelem||  
vivify\_ref||  
vload\_module|5.006000|p  
vmess||5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal||5.009002|  
vnumify||5.009000|  
vstringify||5.009000|  
vverify||5.009003|  
vwarner||5.006000|  
vwarn||5.006000|  
wait4pid||  
warn\_nocontext||vn  
warner\_nocontext||vn  
warner|5.006000|5.004000|pv  
warn||v  
watch||  
whichsig||  
write\_no\_mem||  
write\_to\_stderr||  
xmldump\_all||  
xmldump\_attr||  
xmldump\_eval||  
xmldump\_form||  
xmldump\_indent||v  
xmldump\_packsubs||  
xmldump\_sub||  
xmldump\_vindent||  
yyerror||  
yylex||  
yyparse||

```

yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", '!x(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

```

```
# Scan for possible replacement candidates
```

```

my(%replace, %need, %hints, %warnings, %depends);
my $replace
= 0;
my($hint, $define, $function);

```

```

sub find_api
{
my $code = shift;
$code =~ s{
/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
| "[^"\\]*(?:\\.["\\])*"
| '[^']*?(?:\\.['\\])*' } { } egx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

```

```

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s*(.*?)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||= ""; # suppress warning with older perls
$h->{$_} .= "$1\n";
}
}
else { undef $hint }
}

```

```

$hint = [$1, [split /,?\s+/, $2]]
if m{^\s*$rcss\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

```

```

if ($define) {
if ($define->[1] =~ /\$/) {
$define->[1] .= $_;
}
}

```



```

}
else {
  if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
    my @n = find_api($define->[1]);
    push @{$depends{$define->[0]}}, @n if @n
  }
  undef $define;
}
}

$define = [$1, $2] if m{^\s*\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
  if (/^/) {
    if (exists $API{$function->[0]}) {
      my @n = find_api($function->[1]);
      push @{$depends{$function->[0]}}, @n if @n
    }
    undef $define;
  }
  else {
    $function->[1] .= $_;
  }
}

$function = [$1, ""] if m{^DPPP_\(my_(\w+))};

$replace = $1 if m{^\s*$rccs\s+Replace:\s+(\d+)\s+$rcces*$};
$replace{$2} = $1 if $replace and m{^\s*\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};
$replace{$2} = $1 if m{^\s*\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+).*rccs\s+Replace\s+$rcces*};
$replace{$1} = $2 if m{^\s*$rccs\s+Replace (\w+) with (\w+)\s+$rcces*$};

if (m{^\s*$rccs\s+(\w+)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rcces*$}) {
  push @{$depends{$1}}, map { s/\s+//g; $_ } split /,/, $2;
}

$need{$1} = 1 if m{^#\s+defined\((NEED_(\w+)(?:_GLOBAL)?)\)};
}

for (values %depends) {
  my %s;
  $_ = [sort grep !$s{$_}++, @$_];
}

if (exists $opt{'api-info'}) {
  my $f;
  my $count = 0;
  my $match = $opt{'api-info'}

```

```

=~ m!^(.*)/$! ? $1 : "\Q$opt{'api-info'}\E$";
for $f (sort { lc $a cmp lc $b } keys %API) {
  next unless $f =~ /$match/;
  print "\n=== $f ===\n\n";
  my $info = 0;
  if ($API{$f}{base} || $API{$f}{todo}) {
    my $base = format_version($API{$f}{base} || $API{$f}{todo});
    print "Supported at least starting from perl-$base.\n";
    $info++;
  }
  if ($API{$f}{provided}) {
    my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
    print "Support by $ppport provided back to perl-$todo.\n";
    print "Support needs to be explicitly requested by NEED_$f.\n" if exists $need{$f};
    print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
    print "\n$hints{$f}" if exists $hints{$f};
    print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
    $info++;
  }
  print "No portability information available.\n" unless $info;
  $count++;
}
$count or print "Found no API matching '$opt{'api-info'}'.";
print "\n";
exit 0;
}

if (exists $opt{'list-provided'}) {
  my $f;
  for $f (sort { lc $a cmp lc $b } keys %API) {
    next unless $API{$f}{provided};
    my @flags;
    push @flags, 'explicit' if exists $need{$f};
    push @flags, 'depend' if exists $depends{$f};
    push @flags, 'hint' if exists $hints{$f};
    push @flags, 'warning' if exists $warnings{$f};
    my $flags = @flags ? '['.join(', ', @flags).']' : '';
    print "$f$flags\n";
  }
  exit 0;
}

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

if (@ARGV) {
  my %seen;

```

```

for (@ARGV) {
  if (-e) {
    if (-f) {
      push @files, $_ unless $seen{$_}++;
    }
    else { warn "'$_' is not a file.\n" }
  }
  else {
    my @new = grep { -f } glob $_
      or warn "'$_' does not exist.\n";
    push @files, grep { !$seen{$_}++ } @new;
  }
}
else {
  eval {
    require File::Find;
    File::Find::find(sub {
      $File::Find::name =~ /($srcext)$/i
      and push @files, $File::Find::name;
    }, '.');
  };
  if ($@) {
    @files = map { glob ".*$_" } @srcext;
  }
}

if (!@ARGV || $opt{filter}) {
  my(@in, @out);
  my %xsc = map { /\.(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;
  for (@files) {
    my $out = exists $xsc{$_} || /\bQ$ppport\E$/i || !/($srcext)$/i;
    push @{$out ? \@out : \@in }, $_;
  }
  if (@ARGV && @out) {
    warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
  }
  @files = @in;
}

die "No input files given!\n" unless @files;

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

for $filename (@files) {

```

```

unless (open IN, "<$filename") {
    warn "Unable to read from $filename: $!\n";
    next;
}

info("Scanning $filename ...");

my $c = do { local $/; <IN> };
close IN;

my %file = (orig => $c, changes => 0);

# Temporarily remove C/XS comments and strings
from the code
my @ccom;

$c =~ s{
    ( ^$HS*#$HS*include\b[^\r\n]+\b(?:\Q$pport\E|XSUB\.h)\b[^\r\n]*
    | ^$HS*#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
| ( ^$HS*\#[^\r\n]*
  | "[^"\\]*(?:\\.[^"\\])*"
  | '[^"\\]*(?:\\.[^"\\])*'
  | /(?: \*[^\*]*\*+(?:\^[^$cs][^\*]*\*+)* /|/[^\r\n]* ) )
}{ defined $2 and push @ccom, $2;
  defined $1 ? $1 : "$cs$#ccom$ce" }mgsex;

$file{ccom} = \@ccom;
$file{code} = $c;
$file{has_inc_pport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$pport\E\b/m;

my $func;

for $func (keys %API) {
    my $match = $func;
    $match .= "$$revreplace{$func}" if exists $revreplace{$func};
    if ($c =~ /\b(?:Perl_)?($match)\b/) {
        $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
        $file{uses_Perl}{$func}++ if $c =~ /\bPerl_$func\b/;
        if (exists $API{$func}{provided}) {
            $file{uses_provided}{$func}++;
            if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'})
            {
                $file{uses}{$func}++;
                my @deps = rec_depend($func);
                if (@deps) {
                    $file{uses_deps}{$func} = \@deps;
                    for (@deps) {
                        $file{uses}{$_} = 0 unless exists $file{uses}{$_};
                    }
                }
            }
        }
    }
}

```

```

    }
  }
  for ($func, @deps) {
    $file{needs}{$_} = 'static' if exists $need{$_};
  }
}
}
if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
  if ($c =~ /\b$func\b/) {
    $file{uses_todo}{$func}++;
  }
}
}
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL?))\b/mg) {
  if (exists $need{$2}) {
    $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
  }
  else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
  for $func (keys %{$file{$_}}) {
    push @{$global{$_}{$func}}, $filename;
  }
}

$files{$filename} = \%file;
}

#
Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
  if (@{$global{needs}{$need}} > 1) {
    my @targets = @{$global{needs}{$need}};
    my @t = grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need} = 'global';
    for (@{$global{needs}{$need}}) {
      $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
    }
  }
}
}
}

```

```

for $filename (@files) {
    exists $files{$filename} or next;

    info("=== Analyzing $filename ===");

    my %file = %{$files{$filename}};
    my $func;
    my $c = $file{code};
    my $warnings = 0;

    for $func (sort keys %{$file{uses_Perl}}) {
        if ($API{$func}{varargs}) {
            unless ($API{$func}{nothxarg}) {
                my $changes = ($c =~ s{\b(Perl_$func\s*\(\s*(?!aTHX_?)\(\)[^\s]*)\)}
                    { $1 . ($2 eq ') ? 'aTHX' : 'aTHX_' ) . $2 }ge);
                if ($changes) {
                    warning("Doesn't
pass interpreter argument aTHX to Perl_$func");
                    $file{changes} += $changes;
                }
            }
        }
        else {
            warning("Uses Perl_$func instead of $func");
            $file{changes} += ($c =~ s{\bPerl_$func(\s*\(\s*aTHX_?\s*)}
                {$func$1}g);
        }
    }

    for $func (sort keys %{$file{uses_replace}}) {
        warning("Uses $func instead of $replace{$func}");
        $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
    }

    for $func (sort keys %{$file{uses_provided}}) {
        if ($file{uses}{$func}) {
            if (exists $file{uses_deps}{$func}) {
                diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
            }
            else {
                diag("Uses $func");
            }
        }
        $warnings += hint($func);
    }

    unless ($opt{quiet}) {

```

```

for $func (sort keys % {$file{uses_todo}}) {
    print "*** WARNING: Uses $func, which may not be portable below perl ",
        format_version($API{$func}{todo}), ", even with '$ppport'\n";
    $warnings++;
}
}

for $func (sort keys % {$file{needed_static}}) {
    my $message = "";
    if (not exists $file{uses}{$func}) {
        $message = "No need to define NEED_$func if $func is never used";
    }
    elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
        $message = "No need to define NEED_$func when already needed globally";
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
    }
}

for $func (sort keys % {$file{needed_global}}) {
    my $message = "";
    if (not exists $global{uses}{$func}) {
        $message = "No need to define NEED_{$func}_GLOBAL if $func is never used";
    }
    elsif (exists $file{needs}{$func}) {
        if ($file{needs}{$func} eq 'extern') {
            $message = "No need to define NEED_{$func}_GLOBAL when already needed globally";
        }
        elsif ($file{needs}{$func} eq 'static') {
            $message = "No need to define NEED_{$func}_GLOBAL
when only used in this file";
        }
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_{$func}_GLOBAL\b.*$LF//mg);
    }
}

$file{needs_inc_ppport} = keys % {$file{uses}};

if ($file{needs_inc_ppport}) {
    my $pp = "";

    for $func (sort keys % {$file{needs}}) {
        my $type = $file{needs}{$func};

```

```

next if $type eq 'extern';
my $suffix = $type eq 'global' ? '_GLOBAL' : '';
unless (exists $file{"needed_$type"}{$func}) {
    if ($type eq 'global') {
        diag("Files [@$global{needs}{$func}] need $func, adding global request");
    }
    else {
        diag("File needs $func, adding static request");
    }
    $pp .= "#define NEED_$func$suffix\n";
}
}

if ($pp && ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_\w+)/$pp/m)) {
    $pp = "";
    $file{changes}++;
}

unless ($file{has_inc_ppport}) {
    diag("Needs to include 'Sppport'");
    $pp .= qq(#include
"$Sppport"\n)
}

if ($pp) {
    $file{changes} += ($c =~ s/^(($HS*#$HS*define$HS+NEED_\w+.*?)/$1$pp/ms)
        || ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^(($HS*#$HS*include.*XSUB.*\s*?)/$1$pp/m)
        || ($c =~ s/^\$pp/);
}
}
else {
    if ($file{has_inc_ppport}) {
        diag("No need to include 'Sppport'");
        $file{changes} += ($c =~ s/^\$HS*?#$HS*include.*\Q$ppport\E.*?$LF//m);
    }
}

# put back in our C comments
my $ix;
my $cpc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{plusplus} && $ccom[$ix] =~ s!^/!!) {
        $cpc++;
        $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
}
else {

```



```

    $c =~ s/$rccs$ix$rcce/$scom[$ix]/;
  }
}

if ($cppc) {
  my $s = $cppc != 1 ? 's' : '';
  warning("Uses $cppc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings
? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
  if (exists $opt{copy}) {
    my $newfile = "$filename$opt{copy}";
    if (-e $newfile) {
      error("' $newfile' already exists, refusing to write copy of '$filename'");
    }
    else {
      local *F;
      if (open F, ">$newfile") {
        info("Writing copy of '$filename' with changes to '$newfile'");
        print F $c;
        close F;
      }
      else {
        error("Cannot open '$newfile' for writing: $!");
      }
    }
  }
  elsif (exists $opt{patch} || $opt{changes}) {
    if (exists $opt{patch}) {
      unless ($patch_opened) {
        if (open PATCH, ">$opt{patch}") {
          $patch_opened = 1;
        }
        else {
          error("Cannot open '$opt{patch}' for writing: $!");
          delete $opt{patch};
          $opt{changes} = 1;
          goto fallback;
        }
      }
      mydiff(\*PATCH, $filename,
    $c);
  }
}

```

```

    else {
fallback:
    info("Suggested changes:");
    mydiff(\*STDOUT, $filename, $c);
    }
    }
    else {
    my $s = $file{changes} == 1 ? " : 's';
    info("$file{changes} potentially required change$s detected");
    }
    }
    else {
    info("Looks good");
    }
    }

```

```
close PATCH if $patch_opened;
```

```
exit 0;
```

```
sub try_use { eval "use @_;"; return @$@ eq " }
```

```
sub mydiff
```

```
{
local *F = shift;
my($file, $str) = @_;
my $diff;
```

```
if (exists $opt{diff}) {
    $diff = run_diff($opt{diff}, $file, $str);
}
```

```
if (!defined $diff and try_use("Text::Diff")) {
    $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
```

```
--- $file
+++ $file.patched
HEADER
}
```

```
if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
}
```

```
if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
}
```

```

if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
}

print
F $diff;
}

sub run_diff
{
    my($prog, $file, $str) = @_;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";
    local *F;

    while (-e "$tmp.$suf") { $suf++ }
    $tmp = "$tmp.$suf";

    if (open F, ">$tmp") {
        print F $str;
        close F;

        if (open F, "$prog $file $tmp |") {
            while (<F>) {
                s/\Q$tmp\E/$file.patched/;
                $diff .= $_;
            }
            close F;
            unlink $tmp;
            return $diff;
        }

        unlink $tmp;
    }
    else {
        error("Cannot open '$tmp' for writing: $!");
    }

    return undef;
}

sub rec_depend
{
    my($func, $seen) = @_;
    return () unless exists $depends{$func};
}

```

```

$seen = {% {$seen|{}}};
return () if $seen->{$func}++;
my %s;
grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

```

```

sub parse_version
{
my $ver = shift;

if ($ver =~ /^(d+)\.(d+)\.(d+)$/) {
return ($1, $2, $3);
}
elsif ($ver !~ /^(d+)\.[d_]+$/) {
die "cannot parse version '$ver'\n";
}
}

```

```

$ver =~ s/_//g;
$ver =~ s/$/000000/;

```

```

my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

```

```

$v = int $v;
$s = int $s;

```

```

if ($r < 5 || ($r == 5 && $v < 6)) {
if ($s % 10) {
die "cannot parse version '$ver'\n";
}
}
}

```

```

return ($r, $v, $s);
}

```

```

sub format_version

```

```

{
my $ver = shift;

```

```

$ver =~ s/$/000000/;
my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

```

```

$v = int $v;
$s = int $s;

```

```

if ($r < 5 || ($r == 5 && $v < 6)) {
if ($s % 10) {
die "invalid version '$ver'\n";
}
}
}

```

```

$s /= 10;

$ver = sprintf "%d.%03d", $r, $v;
$s > 0 and $ver .= sprintf "_%02d", $s;

return $ver;
}

return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info
{
    $opt{quiet} and return;
    print @_, "\n";
}

sub diag
{
    $opt{quiet} and return;
    $opt{diag} and print @_, "\n";
}

sub warning
{
    $opt{quiet} and return;
    print "*** ", @_, "\n";
}

sub error
{
    print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
    $opt{quiet} and return;
    my $func = shift;
    my $rv = 0;
    if (exists
        $warnings{$func} && !$given_warnings{$func}++) {
        my $warn = $warnings{$func};
        $warn =~ s/^\!*** !mg;
        print "*** WARNING: $func\n", $warn;
        $rv++;
    }
}

```

```

if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
    my $hint = $hints{$func};
    $hint =~ s/^/ /mg;
    print " --- hint for $func ---\n", $hint;
}
$rv;
}

```

sub usage

```

{
my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*^(.*?)\s*^=/ms;
my %M = ( 'T' => '*' );
$usage =~ s/^\s*perl\s+\S+/$^X $0/;
$usage =~ s/([A-Z])<([^>]+)>/$M{$1}$2$M{$1}/g;

print <<ENDUSAGE;

```

Usage: \$usage

See perldoc \$0 for details.

ENDUSAGE

```

exit 2;
}

```

sub strip

```

{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*^(.*?)^\s*\w+/ms;
$copy =~ s/^(?=\S+)/ /gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-)/$copy/ms;
$self =~ s/^\$SKIP.*(?:=__DATA__)/SKIP
if (\@ARGV && $ARGV[0] eq '--unstrip') {
    eval { require Devel::PPPport };
    \@ and die "Cannot
require Devel::PPPport, please install.\n";
if ($Devel::PPPport::VERSION < $VERSION) {
    die "$0 was originally generated with Devel::PPPport $VERSION.\n"
        . "Your Devel::PPPport is only version $Devel::PPPport::VERSION.\n"
        . "Please install a newer version, or --unstrip will not work.\n";
}
Devel::PPPport::WriteFile(\$0);
exit 0;
}
print <<END;

```

Sorry, but this is a stripped version of \\$0.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
\$^X \$0 --unstrip
```

```
END
```

```
/ms;
```

```
my($pl, $c) = $self =~ /(.*^__DATA__)(.*)/ms;
```

```
$c =~ s{
```

```
 / (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
```

```
 | ( "[^\\"]*(?:\\.["\\"])*"
```

```
 | '[^\']*?(?:\\.['\\'])*' )
```

```
 | ($HS+) } { defined $2 ? ' ' : ($1 || " ) }gsex;
```

```
$c =~ s!\s+#!mg;
```

```
$c =~ s!^\$LF!mg;
```

```
$c =~ s!\s*#\s*#!mg;
```

```
$c =~ s!\s+!mg;
```

```
open OUT, ">$0" or die "cannot strip $0: $!\n";
```

```
print OUT "$pl$c\n";
```

```
exit 0;
```

```
}
```

```
__DATA__
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1000848959_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/Time-HiRes-1.9725.tar.gz-cosi-expand-archive-jECbbpLO/Time-HiRes-1.9725/ppport.h
```

No license file was found, but licenses were detected in source scan.

---

abstract: 'High resolution alarm, sleep, gettimeofday, interval timers'

author:

- 'Jarkko Hietaniemi <jhi@iki.fi>'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.62, CPAN::Meta::Converter version 2.112621'

license: unknown

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Time-HiRes

no\_index:  
directory:  
- t  
- inc  
requires:  
Carp: 0  
Config: 0  
DynaLoader: 0  
Exporter: 0  
ExtUtils::MakeMaker: 0  
Test::More: 0.82  
strict: 0  
version: 1.9725

Found in path(s):

\* /opt/cola/permits/1000848959\_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/Time-HiRes-1.9725.tar.gz-cosi-expand-archive-jECbbpLO/Time-HiRes-1.9725/META.yml  
No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848959\_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/perl-Time-HiRes.spec  
No license file was found, but licenses were detected in source scan.

Time::HiRes module: High resolution time, sleep, and alarm.

Implement usleep, ualarm, and gettimeofday for Perl, as well as wrappers to implement time, sleep, and alarm that know about non-integral seconds.

Note: the tests of this module are by definition time sensitive: under heavy loads the tests may fail. Reasonable relaxed criteria are being used for the tests but sometimes you may still see transient failures. Rerun the tests (make test) a couple of times, preferably with less load on the testing machine.

Also, older versions of Perl do not support '-nolinenumbers' on the XSUBPP command, however, 5.004\_03 requires it (on my box, anyway) since the #line generating code in XSUBPP appears to have problems with #ifdef'd .xs code. If xsubpp complains about usage when you do a make, look at the top of the Makefile.PL and comment out the "\$XSOPT=" line. Or upgrade to a newer version of Perl.

POD documentation is embedded.

Copyright



(c) 1996, 1997, 1998, 1999, 2000, 2001, 2002 Douglas E. Wegscheid.

Copyright (c) 2002, 2003, 2004, 2005 Jarkko Hietaniemi. All rights reserved.

Copyright (C) 2011, 2012 Andrew Main (Zefram) <zefram@fysh.org>

All rights reserved. This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

```
* /opt/cola/permits/1000848959_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/Time-HiRes-1.9725.tar.gz-cosi-expand-archive-jECbbpLO/Time-HiRes-1.9725/README
No license file was found, but licenses were detected in source scan.
```

=head1 NAME

Time::HiRes - High resolution alarm, sleep, gettimeofday, interval timers

=head1 SYNOPSIS

```
use Time::HiRes qw( usleep ualarm gettimeofday tv_interval nanosleep
    clock_gettime clock_getres clock_nanosleep clock
    stat );
```

```
usleep ($microseconds);
nanosleep ($nanoseconds);
```

```
ualarm ($microseconds);
ualarm ($microseconds, $interval_microseconds);
```

```
$t0 = [gettimeofday];
($seconds, $microseconds) = gettimeofday;
```

```
$elapsed = tv_interval ( $t0, [$seconds, $microseconds]);
$elapsed = tv_interval ( $t0, [gettimeofday]);
$elapsed = tv_interval ( $t0 );
```

```
use Time::HiRes qw ( time alarm sleep );
```

```
$now_fractions = time;
sleep ($floating_seconds);
alarm ($floating_seconds);
alarm ($floating_seconds, $floating_interval);
```

```
use Time::HiRes qw( setitimer getitimer );
```

```
setitimer ($which, $floating_seconds, $floating_interval );
getitimer ($which);
```

```

use Time::HiRes
qw( clock_gettime clock_getres clock_nanosleep
    ITIMER_REAL ITIMER_VIRTUAL ITIMER_PROF ITIMER_REALPROF );

$realtime = clock_gettime(CLOCK_REALTIME);
$resolution = clock_getres(CLOCK_REALTIME);

clock_nanosleep(CLOCK_REALTIME, 1.5e9);
clock_nanosleep(CLOCK_REALTIME, time()*1e9 + 10e9, TIMER_ABSTIME);

my $sticktock = clock();

use Time::HiRes qw( stat );

my @stat = stat("file");
my @stat = stat(FH);

```

=head1 DESCRIPTION

The C<Time::HiRes> module implements a Perl interface to the C<usleep>, C<nanosleep>, C<ualarm>, C<gettimeofday>, and C<setitimer>/C<getitimer> system calls, in other words, high resolution time and timers. See the L</EXAMPLES> section below and the test scripts for usage; see your system documentation for the description of the underlying C<nanosleep> or C<usleep>, C<ualarm>, C<gettimeofday>, and C<setitimer>/C<getitimer> calls.

If your system lacks C<gettimeofday()> or an emulation of it you don't get C<gettimeofday()> or the one-argument form of C<tv\_interval()>.

If your system lacks all of C<nanosleep()>, C<usleep()>, C<select()>, and C<poll>, you don't get C<Time::HiRes::usleep()>, C<Time::HiRes::nanosleep()>, or C<Time::HiRes::sleep()>.

If your system lacks both C<ualarm()> and C<setitimer()> you don't get C<Time::HiRes::ualarm()> or C<Time::HiRes::alarm()>.

If you try to import an unimplemented function in the C<use> statement it will fail at compile time.

If your subsecond sleeping is implemented with C<nanosleep()> instead of C<usleep()>, you can mix subsecond sleeping with signals since C<nanosleep()> does not use signals. This, however, is not portable, and you should first check for the truth value of C<&Time::HiRes::d\_nanosleep> to see whether you have nanosleep, and then carefully read your C<nanosleep()> C API documentation for any peculiarities.

If you are using C<nanosleep> for something else than mixing sleeping with signals, give some thought to whether Perl is the tool you should be using for work requiring nanosecond accuracies.

Remember that unless you are working on a I<hard realtime> system, any clocks and timers will be imprecise, especially so if you are working in a pre-emptive multiuser system. Understand the difference between I<wallclock time> and process time (in UNIX-like systems the sum of I<user> and I<system> times). Any attempt to sleep for X seconds will most probably end up sleeping B<more> than that, but don't be surprised if you end up sleeping slightly B<less>.

The following functions can be imported from this module.  
No functions are exported by default.

=over 4

=item gettimeofday ()

In array context returns a two-element array with the seconds and microseconds since the epoch. In scalar context returns floating seconds like C<Time::HiRes::time()> (see below).

=item usleep ( \$useconds )

Sleeps for the number of microseconds (millionths of a second) specified. Returns the number of microseconds actually slept. Can sleep for more than one second, unlike the C<usleep> system call. Can also sleep for zero seconds, which often works like a I<thread yield>. See also C<Time::HiRes::usleep()>, C<Time::HiRes::sleep()>, and C<Time::HiRes::clock\_nanosleep()>.

Do not expect usleep() to be exact down to one microsecond.

=item nanosleep ( \$nanoseconds )

Sleeps for the number of nanoseconds (1e9ths of a second) specified. Returns the number of nanoseconds actually slept (accurate only to microseconds, the nearest thousand of them). Can sleep for more than one second. Can also sleep for zero seconds, which often works like a I<thread yield>. See also C<Time::HiRes::sleep()>, C<Time::HiRes::usleep()>, and C<Time::HiRes::clock\_nanosleep()>.

Do not expect nanosleep() to be exact down to one nanosecond. Getting even accuracy of one thousand nanoseconds is good.

=item ualarm ( \$useconds [, \$interval\_useconds ] )

Issues a C<ualarm> call; the C<\$interval\_useconds> is optional and will be zero if unspecified, resulting in C<alarm>-like behaviour.

#### Returns

the remaining time in the alarm in microseconds, or C<undef> if an error occurred.

ualarm(0) will cancel an outstanding ualarm().

Note that the interaction between alarms and sleeps is unspecified.

=item tv\_interval

tv\_interval ( \$ref\_to\_gettimeofday [, \$ref\_to\_later\_gettimeofday ] )

Returns the floating seconds between the two times, which should have been returned by C<gettimeofday()>. If the second argument is omitted, then the current time is used.

=item time ()

Returns a floating seconds since the epoch. This function can be imported, resulting in a nice drop-in replacement for the C<time> provided with core Perl; see the L</EXAMPLES> below.

B<NOTE 1>: This higher resolution timer can return values either less or more than the core C<time()>, depending on whether your platform rounds the higher resolution timer values up, down, or to the nearest second to get the core C<time()>, but naturally the difference should be never more than half a second. See also L</clock\_getres>, if available in your system.

B<NOTE 2>: Since Sunday, September 9th, 2001 at 01:46:40 AM GMT, when the C<time()> seconds since epoch rolled over to 1\_000\_000\_000, the default floating point format of Perl and the seconds since epoch have conspired to produce an apparent bug: if you print the value of C<Time::HiRes::time()> you seem to be getting only five decimals, not six as promised (microseconds). Not to worry, the microseconds are there (assuming your platform supports such granularity in the first place). What is going on is that the default floating point format of Perl only outputs 15 digits. In this case that means ten digits before the decimal separator and five after. To see the microseconds you can use either C<printf>/C<sprintf> with C<"%.6f">, or the C<gettimeofday()> function in list context, which will give you the seconds and microseconds as two separate values.

=item sleep ( \$floating\_seconds )

Sleeps for the specified amount of seconds. Returns the number of seconds actually slept (a floating point value). This function can be imported, resulting in a nice drop-in replacement for the C<sleep> provided with perl, see the L</EXAMPLES> below.

Note that the interaction between alarms and sleeps is unspecified.

=item alarm ( \$floating\_seconds [, \$interval\_floating\_seconds ] )

The C<SIGALRM> signal is sent after the specified number of seconds. Implemented using C<setitimer()> if available, C<ualarm()> if not. The C<\$interval\_floating\_seconds> argument is optional and will be zero if unspecified, resulting in C<alarm()>-like behaviour. This function can be imported, resulting in a nice drop-in replacement for the C<alarm> provided with perl, see the L</EXAMPLES> below.

Returns the remaining time in the alarm in seconds, or C<undef> if an error occurred.

B<NOTE 1>: With some combinations of operating systems and Perl releases C<SIGALRM> restarts C<select()>, instead of interrupting it. This means that an C<alarm()> followed by a C<select()> may together take the sum of the times specified for the C<alarm()> and the C<select()>, not just the time of the C<alarm()>.

Note that the interaction between alarms and sleeps is unspecified.

=item setitimer ( \$which, \$floating\_seconds [, \$interval\_floating\_seconds ] )

Start up an interval timer: after a certain time, a signal (\$which) arrives, and more signals may keep arriving at certain intervals. To disable an "itimer", use C<\$floating\_seconds> of zero. If the C<\$interval\_floating\_seconds> is set to zero (or unspecified), the timer is disabled B<after> the next delivered signal.

Use of interval timers may interfere with C<alarm()>, C<sleep()>, and C<usleep()>. In standard-speak the "interaction is unspecified", which means that I<anything> may happen: it may work, it may not.

In scalar context, the remaining time in the timer is returned.

In list context, both the remaining time and the interval are returned.

There are usually three or four interval timers (signals) available: the C<\$which> can be C<ITIMER\_REAL>, C<ITIMER\_VIRTUAL>, C<ITIMER\_PROF>, or C<ITIMER\_REALPROF>. Note that which ones are available depends: true UNIX platforms usually have the first three, but only Solaris seems to have C<ITIMER\_REALPROF> (which is used to profile multithreaded programs). Win32 unfortunately does not have interval timers.

C<ITIMER\_REAL> results in C<alarm()>-like behaviour. Time is counted in I<real time>; that is, wallclock time. C<SIGALRM> is delivered when the timer expires.

C<ITIMER\_VIRTUAL> counts time in (process) I<virtual time>; that is, only when the process is running. In multiprocessor/user/CPU systems this may be more or less than real or wallclock time. (This time is also known as the I<user time>.) C<SIGVTALRM> is delivered when the timer expires.

C<ITIMER\_PROF> counts time when either the process virtual time or when the operating system is running on behalf of the process (such as I/O). (This time is also known as the I<system time>.) (The sum of user time and system time is known as the I<CPU time>.) C<SIGPROF> is delivered when the timer expires. C<SIGPROF> can interrupt system calls.

The semantics of interval timers for multithreaded programs are system-specific, and some systems may support additional interval timers. For example, it is unspecified which thread gets the signals. See your C<setitimer()> documentation.

=item getitimer ( \$which )

Return the remaining time in the interval timer specified by C<\$which>.

In scalar context, the remaining time is returned.

In list context, both the remaining time and the interval are returned. The interval is always what you put in using C<setitimer()>.

=item clock\_gettime ( \$which )

Return as seconds the current value of the POSIX high resolution timer specified by C<\$which>. All implementations that support POSIX high resolution timers are supposed to support at least the C<\$which> value of C<CLOCK\_REALTIME>, which is supposed to return results close to the results of C<gettimeofday>, or the number of seconds since 00:00:00:00 January 1, 1970 Greenwich Mean Time (GMT). Do not assume that

CLOCK\_REALTIME is zero, it might be one, or something else. Another potentially useful (but not available everywhere) value is C<CLOCK\_MONOTONIC>, which guarantees a monotonically increasing time value (unlike time() or gettimeofday(), which can be adjusted). See your system documentation for other possibly supported values.

=item clock\_getres ( \$which )

Return as seconds the resolution of the POSIX high resolution timer specified by C<\$which>. All implementations that support POSIX high resolution timers are supposed to support at least the C<\$which> value of C<CLOCK\_REALTIME>, see L</clock\_gettime>.

=item clock\_nanosleep ( \$which, \$nanoseconds, \$flags = 0)

Sleeps for the number of nanoseconds (1e9ths of a second) specified. Returns the number of nanoseconds actually slept. The \$which is the "clock id", as with clock\_gettime() and clock\_getres(). The flags default to zero but C<TIMER\_ABSTIME> can specified (must be exported explicitly) which means that C<\$nanoseconds> is not a time interval (as is the default) but instead an absolute time. Can sleep for more than one second. Can also sleep for zero seconds, which often works like a I<thread yield>. See also C<Time::HiRes::sleep()>, C<Time::HiRes::usleep()>, and C<Time::HiRes::nanosleep()>.

Do not expect clock\_nanosleep() to be exact down to one nanosecond. Getting even accuracy of one thousand nanoseconds is good.

=item clock()

Return as seconds the I<process time> (user + system time) spent by the process since the first call to clock() (the definition is B<not> "since the start of the process", though if you are lucky these times may be quite close to each other, depending on the system). What this means is that you probably need to store the result of your first call to clock(), and subtract that value from the following results of clock().

The time

returned also includes the process times of the terminated child processes for which wait() has been executed. This value is somewhat like the second value returned by the times() of core Perl, but not necessarily identical. Note that due to backward compatibility limitations the returned value may wrap around at about 2147 seconds or at about 36 minutes.

=item stat

=item stat FH

=item stat EXPR

As L<perlfunc/stat> but with the access/modify/change file timestamps in subsecond resolution, if the operating system and the filesystem both support such timestamps. To override the standard stat():

```
use Time::HiRes qw(stat);
```

Test for the value of &Time::HiRes::d\_hires\_stat to find out whether the operating system supports subsecond file timestamps: a value larger than zero means yes. There are unfortunately no easy ways to find out whether the filesystem supports such timestamps. UNIX filesystems often do; NTFS does; FAT doesn't (FAT timestamp granularity is B<two> seconds).

A

zero return value of &Time::HiRes::d\_hires\_stat means that Time::HiRes::stat is a no-op passthrough for CORE::stat(), and therefore the timestamps will stay integers. The same thing will happen if the filesystem does not do subsecond timestamps, even if the &Time::HiRes::d\_hires\_stat is non-zero.

In any case do not expect nanosecond resolution, or even a microsecond resolution. Also note that the modify/access timestamps might have different resolutions, and that they need not be synchronized, e.g. if the operations are

```
write
stat # t1
read
stat # t2
```

the access time stamp from t2 need not be greater-than the modify time stamp from t1: it may be equal or I<less>.

=back

=head1 EXAMPLES

```
use Time::HiRes qw(usleep ualarm gettimeofday tv_interval);
```

```
$microseconds = 750_000;
usleep($microseconds);
```

```
# signal alarm in 2.5s & every .1s thereafter
ualarm(2_500_000, 100_000);
```



```

# cancel that ualarm
ualarm(0);

# get seconds and microseconds since the epoch
($s, $usec) = gettimeofday();

# measure elapsed time
# (could also do by subtracting 2 gettimeofday return values)
$t0 = [gettimeofday];
# do bunch of stuff here
$t1 = [gettimeofday];
# do more stuff here
$t0_t1 = tv_interval $t0, $t1;

$elapsed = tv_interval ($t0, [gettimeofday]);
$elapsed = tv_interval ($t0); # equivalent code

#
# replacements for time, alarm and sleep that know about
# floating seconds
#
use Time::HiRes;
$now_fractions = Time::HiRes::time;
Time::HiRes::sleep (2.5);
Time::HiRes::alarm (10.6666666);

use Time::HiRes qw ( time alarm sleep );
$now_fractions = time;
sleep (2.5);
alarm (10.6666666);

# Arm an interval timer to go off first at 10 seconds and
# after that every 2.5 seconds, in process virtual time

use Time::HiRes qw ( setitimer ITIMER_VIRTUAL time );

$SIG{VTALRM} = sub { print time, "\n" };
setitimer(ITIMER_VIRTUAL, 10, 2.5);

use Time::HiRes qw( clock_gettime clock_getres CLOCK_REALTIME );
# Read
the POSIX high resolution timer.
my $high = clock_getres(CLOCK_REALTIME);
# But how accurate we can be, really?
my $reso = clock_getres(CLOCK_REALTIME);

use Time::HiRes qw( clock_nanosleep TIMER_ABSTIME );
clock_nanosleep(CLOCK_REALTIME, 1e6);

```

```
clock_nanosleep(CLOCK_REALTIME, 2e9, TIMER_ABSTIME);
```

```
use Time::HiRes qw( clock );  
my $clock0 = clock();  
... # Do something.  
my $clock1 = clock();  
my $clockd = $clock1 - $clock0;
```

```
use Time::HiRes qw( stat );  
my ($atime, $mtime, $ctime) = (stat("istics"))[8, 9, 10];
```

## =head1 C API

In addition to the perl API described above, a C API is available for extension writers. The following C functions are available in the modglobal hash:

name	C prototype
Time::NVtime	double (*)(*)
Time::U2time	void (*)(pTHX_ UV ret[2])

Both functions return equivalent information (like C<gettimeofday>) but with different representations. The names C<NVtime> and C<U2time> were selected mainly because they are operating system independent. (C<gettimeofday> is Unix-centric, though some platforms like Win32 and VMS have emulations for it.)

Here is an example of using C<NVtime> from C:

```
double (*myNVtime)(); /* Returns -1 on failure. */  
SV **svp = hv_fetch(PL_modglobal, "Time::NVtime", 12, 0);  
if (!svp) croak("Time::HiRes is required");  
if (!SvIOK(*svp)) croak("Time::NVtime isn't a function pointer");  
myNVtime = INT2PTR(double(*)(), SvIV(*svp));  
printf("The current time is: %f\n", (*myNVtime)());
```

## =head1 DIAGNOSTICS

=head2 useconds or interval more than ...

In ualarm() you tried to use number of microseconds or interval (also in microseconds) more than 1\_000\_000 and setitimer() is not available in your system to emulate that case.

=head2 negative time not invented yet

You tried to use a negative time argument.

```
=head2 internal error: useconds < 0 (unsigned ... signed ...)
```

Something went horribly wrong-- the number of microseconds that cannot become negative just became negative. Maybe your compiler is broken?

```
=head2 useconds or uinterval equal to or more than 1000000
```

In some platforms it is not possible to get an alarm with subsecond resolution and later than one second.

```
=head2 unimplemented in this platform
```

Some calls simply aren't available, real or emulated, on every platform.

```
=head1 CAVEATS
```

Notice that the core C<time()> maybe rounding rather than truncating. What this means is that the core C<time()> may be reporting the time as one second later than C<gettimeofday()> and C<Time::HiRes::time()>.

Adjusting the system clock (either manually or by services like ntp) may cause problems, especially for long running programs that assume a monotonously increasing time (note that all platforms do not adjust time as gracefully as UNIX ntp does). For example in Win32 (and derived platforms like Cygwin and MinGW) the Time::HiRes::time() may temporarily drift off from the system clock (and the original time())

by up to 0.5

seconds. Time::HiRes will notice this eventually and recalibrate.

Note that since Time::HiRes 1.77 the clock\_gettime(CLOCK\_MONOTONIC) might help in this (in case your system supports CLOCK\_MONOTONIC).

Some systems have APIs but not implementations: for example QNX and Haiku have the interval timer APIs but not the functionality.

```
=head1 SEE ALSO
```

Perl modules L<BSD::Resource>, L<Time::TAI64>.

Your system documentation for C<clock>, C<clock\_gettime>, C<clock\_getres>, C<clock\_nanosleep>, C<clock\_settime>, C<getitimer>, C<gettimeofday>, C<setitimer>, C<sleep>, C<stat>, C<ualarm>.

```
=head1 AUTHORS
```

D. Wegscheid <wegscd@whirlpool.com>

R. Schertler <roderick@argon.org>

J. Hietaniemi <jhi@iki.fi>

G. Aas <gisle@aas.no>

=head1 COPYRIGHT AND LICENSE

Copyright (c) 1996-2002 Douglas E. Wegscheid. All rights reserved.

Copyright (c) 2002, 2003, 2004, 2005, 2006, 2007, 2008 Jarkko Hietaniemi.  
All rights reserved.

Copyright (C) 2011, 2012 Andrew Main (Zefram) <zefram@fysh.org>

This  
program is free software; you can redistribute it and/or modify  
it under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000848959\_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/Time-HiRes-1.9725.tar.gz-cosi-expand-archive-jECbbpLO/Time-HiRes-1.9725/HiRes.pm  
No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright (c) 1996-2002 Douglas E. Wegscheid. All rights reserved.

\*

\* Copyright (c) 2002-2010 Jarkko Hietaniemi.

\* All rights reserved.

\*

\* Copyright (C) 2011, 2012 Andrew Main (Zefram) <zefram@fysh.org>

\*

\* This program is free software; you can redistribute it and/or modify

\* it under the same terms as Perl itself.

\*/

Found in path(s):

\* /opt/cola/permits/1000848959\_1646171515.33/0/perl-Time-HiRes-1.9725-3.el7.src.rpm-cosi-expand-archive-BZgHOcfH/Time-HiRes-1.9725.tar.gz-cosi-expand-archive-jECbbpLO/Time-HiRes-1.9725/HiRes.xs

## 1.149 perl-pathtools 3.40-5.el7

### 1.149.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

-----  
ppport.h -- Perl/Pollution/Portability Version 3.20

Automatically created by Devel::PPPort running under perl 5.015005.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.  
-----

SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.20

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version         show version

--patch=file       write one patch file with changes

--copy=suffix      write changed copies with suffix

--diff=program     use diff program and options

--compat-version=version  
  provide compatibility with Perl version

--cplusplus       accept C++ comments

--quiet           don't output anything except fatal errors

--nodiag           don't show diagnostics

--nohints          don't show hints

--nochanges        don't suggest changes

--nofilter         don't filter input files

--strip            strip all script and doc functionality from  
                  ppport.h

--list-provided       list provided API  
--list-unsupported    list unsupported API  
--api-info=name       show Perl API portability information

## =head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.11.5.

## =head1 OPTIONS

### =head2 --help

Display a brief usage summary.

### =head2 --version

Display the version of F<ppport.h>.

### =head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

### =head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagially add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

### =head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

### =head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given

Perl version. The default is to check for compatibility with Perl version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

```
=head2 --cplusplus
```

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

```
=head2 --quiet
```

Be quiet. Don't print anything except fatal errors.

```
=head2 --nodiag
```

Don't output any diagnostic messages. Only portability alerts will be printed.

```
=head2 --nohints
```

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

```
=head2 --nochanges
```

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

```
=head2 --nofilter
```

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

```
=head2 --strip
```

Strip all script and documentation functionality from F<ppport.h>. This reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPort> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in



earlier versions of Perl, and that can't be provided using a macro, you have to explicitly request support for these functions by adding one or more C<#define>s in your source code before the inclusion of F<ppport.h>.

These functions or variables will be marked C<explicit> in the list shown by C<--list-provided>.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either C<static> or global variants.

For a C<static> function or variable (used only in a single source file), use:

```
#define NEED_function
#define NEED_variable
```

For a global function or variable (used in multiple source files), use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSV_type()	NEED_newSV_type	NEED_newSV_type_GLOBAL
newSVpv_flags()	NEED_newSVpv_flags	NEED_newSVpv_flags_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL

pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL
pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	
	NEED_sv_setpvf_mg_GLOBAL	
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warnier()	NEED_warnier	NEED_warnier_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the C<DPPP\_NAMESPACE> macro. Just C<#define> the macro before including C<ppport.h>:

```
#define DPPP_NAMESPACE MyOwnNamespace_
#include "ppport.h"
```

The default namespace is C<DPPP\_>.

=back

The good thing is that most of the above can be checked by running F<ppport.h> on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether F<ppport.h> is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, F<ppport.h> can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different C<diff> program or options, using the C<--diff> option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpv> function, use:

```
perl ppport.h --api-info=newSVpv
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=./.
```

to display information for all known API elements.

## =head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPP> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPP> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item

5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2010, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPort>.

=cut

use strict;

# Disable broken TRIE-optimization

```
BEGIN { eval '${^RE_TRIE_MAXBUF} = -1' if $] >= 5.009004 && $] <= 5.009005 }
```

```
my $VERSION = 3.20;
```

```
my %opt = (  
  quiet => 0,  
  diag => 1,  
  hints => 1,  
  changes => 1,  
  cplusplus => 0,  
  filter => 1,  
  strip => 0,  
  version => 0,  
);
```

```
my($ppport) = $0 =~ /([\w.]+)$/;  
my $LF = '(?:\r\n|[\r\n])'; # line feed  
my $HS = "[\t]"; # horizontal whitespace
```

```
# Never use C comments in this file!
```

```
my $ccs = '!.*';  
my  
$cce = '.*!';  
my $rcs = quotemeta $ccs;  
my $rce = quotemeta $cce;
```

```
eval {  
  require Getopt::Long;  
  Getopt::Long::GetOptions(\%opt, qw(  
    help quiet diag! filter! hints! changes! cplusplus strip version  
    patch=s copy=s diff=s compat-version=s  
    list-provided list-unsupported api-info=s  
  )) or usage();  
};
```

```
if ($@ and grep /^-/, @ARGV) {  
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;  
  die "Getopt::Long not found. Please don't use any options.\n";  
}
```

```
if ($opt{version}) {  
  print "This is $0 $VERSION.\n";  
  exit 0;  
}
```

```
usage() if $opt{help};  
strip() if $opt{strip};
```

```

if (exists $opt{'compat-version'}) {
    my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
    if ($@) {
        die "Invalid version number format: '$opt{'compat-version'}'\n";
    }
    die "Only Perl 5 is supported\n" if $r != 5;
    die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
    $opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}

```

```

my
%API = map { /^(\w+)\|([^\|]*)\|([^\|]*)\|(\w*)$/
    ? ( $1 => {
        ($2          ? ( base    => $2 ) : ()),
        ($3          ? ( todo    => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_" } qw(

```

```

AvFILLp|5.004050||p
AvFILL|||
BhkDISABLE||5.014000|
BhkENABLE||5.014000|
BhkENTRY_set||5.014000|
BhkENTRY|||
BhkFLAGS|||
CALL_BLOCK_HOOKS|||
CLASS|||n
CPERLscope|5.005000||p
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000||p
CopFILEGV_set|5.006000||p
CopFILEGV|5.006000||p
CopFILESV|5.006000||p
CopFILE_set|5.006000||p
CopFILE|5.006000||p
CopSTASHPV_set|5.006000||p
CopSTASHPV|5.006000||p
CopSTASH_eq|5.006000||p
CopSTASH_set|5.006000||p
CopSTASH|5.006000||p
CopyD|5.009002||p
Copy|||

```

CvPADLIST|||  
CvSTASH|||  
CvWEAKOUTSIDE|||  
DEFSV\_set|5.010001||p  
DEFSV|5.004050||p  
END\_EXTERN\_C|5.005000||p  
ENTER|||  
ERRSV|5.004050||p  
EXTEND|||  
EXTERN\_C|5.005000||p  
F0convert|||n  
FREETMPS|||  
GIMME\_V||5.004000|n  
GIMME|||n  
GROK\_NUMERIC\_RADIX|5.007002||p  
G\_ARRAY|||  
G\_DISCARD|||  
G\_EVAL|||  
G\_METHOD|5.006001||p  
G\_NOARGS|||  
G\_SCALAR|||  
G\_VOID|5.004000|  
GetVars|||  
GvSVn|5.009003||p  
GvSV|||  
Gv\_AMupdate||5.011000|  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force||5.004000|  
HeSVKEY\_set||5.004000|  
HeSVKEY|5.004000|  
HeUTF8||5.010001|  
HeVAL||5.004000|  
HvENAME||5.013007|  
HvNAMELEN\_get|5.009003||p  
HvNAME\_get|5.009003||p  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p

IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LINKLIST||5.013006|  
LVRET|||  
MARK|||  
MULTICALL||5.014000|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p  
MoveD|5.009002||p  
Move|||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p  
Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p  
Nullav|||  
Nullch|||  
Nullcv|||  
Nullhv|||  
Nullsv|||  
OP\_CLASS||5.013007|  
OP\_DESC||5.007003|  
OP\_NAME||5.007003|  
ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_DUP|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||



PAD\_SET\_CUR|||  
PAD\_SV|||  
PAD\_SV|||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.014000||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.014000||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.014000||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p

PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|5.009004||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|5.009004||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|5.009004||p  
PERL\_PV\_ESCAPE\_NOCLEAR|5.009004||p  
PERL\_PV\_ESCAPE\_QUOTE|5.009004||p  
PERL\_PV\_ESCAPE\_RE|5.009005||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|5.009004||p  
PERL\_PV\_ESCAPE\_UNI|5.009004||p  
PERL\_PV\_PRETTY\_DUMP|5.009004||p  
PERL\_PV\_PRETTY\_ELLIPSES|5.010000||p  
PERL\_PV\_PRETTY\_LTGT|5.009004||p  
PERL\_PV\_PRETTY\_NOCLEAR|5.010000||p  
PERL\_PV\_PRETTY\_QUOTE|5.009004||p  
PERL\_PV\_PRETTY\_REGPROP|5.009004||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_SYS\_INIT3|5.006000|  
PERL\_SYS\_INIT|||  
PERL\_SYS\_TERM|5.014000|  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p

PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|5.014000||p  
PL\_bufptr|5.014000||p  
PL\_compiling|5.004050||p  
PL\_copline|5.014000||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_error\_count|5.014000||p  
PL\_expect|5.014000||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p  
PL\_in\_my\_stash|5.014000||p  
PL\_in\_my|5.014000||p  
PL\_keyword\_plugin||5.011002|  
PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000||p  
PL\_lex\_state|5.014000||p  
PL\_lex\_stuff|5.014000||p  
PL\_linestr|5.014000||p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050||pn  
PL\_no\_modify|5.006000||p  
PL\_ofsgv|||n  
PL\_opfreehook||5.011000|n  
PL\_parser|5.009005|5.009005|p  
PL\_peekp||5.007003|n  
PL\_perl\_destruct\_level|5.004050||p  
PL\_perldb|5.004050||p  
PL\_ppaddr|5.006000||p  
PL\_rpeekp||5.013005|n  
PL\_rsfilters|5.014000||p  
PL\_rsfp|5.014000||p  
PL\_rs|||n  
PL\_signals|5.008001||p  
PL\_stack\_base|5.004050||p  
PL\_stack\_sp|5.004050||p  
PL\_statcache|5.005000||p  
PL\_stdingv|5.004050||p

PL\_sv\_arenaroot|5.004050||p  
PL\_sv\_no|5.004050||pn  
PL\_sv\_undef|5.004050||pn  
PL\_sv\_yes|5.004050||pn  
PL\_tainted|5.004050||p  
PL\_tainting|5.004050||p  
PL\_tokenbuf|5.014000||p  
POP\_MULTICALL||5.014000|  
POPi|||n  
POPI|||n  
POPn|||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp|||n  
POPs|||n  
PTR2IV|5.006000||p  
PTR2NV|5.006000||p  
PTR2UV|5.006000||p  
PTR2nat|5.009003||p  
PTR2ul|5.007001||p  
PTRV|5.006000||p  
PUSHMARK|||  
PUSH\_MULTICALL||5.014000|  
PUSHi|||  
PUSHmortal|5.009002||p  
PUSHn|||  
PUSHp|||  
PUSHs|||  
PUSHu|5.004000||p  
PUTBACK|||  
PerlIO\_clearerr||5.007003|  
PerlIO\_close||5.007003|  
PerlIO\_context\_layers||5.009004|  
PerlIO\_eof||5.007003|  
PerlIO\_error||5.007003|  
PerlIO\_fileno||5.007003|  
PerlIO\_fill||5.007003|  
PerlIO\_flush||5.007003|  
PerlIO\_get\_base||5.007003|  
PerlIO\_get\_bufsiz||5.007003|  
PerlIO\_get\_cnt||5.007003|  
PerlIO\_get\_ptr||5.007003|  
PerlIO\_read||5.007003|  
PerlIO\_seek||5.007003|  
PerlIO\_set\_cnt||5.007003|  
PerlIO\_set\_ptrcnt||5.007003|  
PerlIO\_setlinebuf||5.007003|  
PerlIO\_stderr||5.007003|

PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVAl||n  
Renewc|||  
Renew|||  
SAVECLEARSV|||  
SAVECOMPPAD|||  
SAVEPADSV|||  
SAVETMPS|||  
SAVE\_DEFSV|5.004050||p  
SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p  
SV\_COW\_DROP\_PV|5.008001||p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SVfARG|5.009005||p  
SVf\_UTF8|5.006000||p  
SVf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||

Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC|5.006001|  
SvGETMAGIC|5.004050|p  
SvGROW|||  
SvIOK\_UV|5.006000|  
SvIOK\_notUV|5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV|5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001|p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW|5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK|5.007003|  
SvMAGIC\_set|5.009003|p  
SvNIOK\_off|||  
SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||  
SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||  
SvNV\_nomg|5.013002|  
SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK\_offset|5.011000|  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8|5.006000|  
SvPOK\_only|||  
SvPOK\_on|||

SvPOKp||  
SvPOK||  
SvPVX\_const|5.009003|p  
SvPVX\_mutable|5.009003|p  
SvPVX||  
SvPV\_const|5.009003|p  
SvPV\_flags\_const\_nolen|5.009003|p  
SvPV\_flags\_const|5.009003|p  
SvPV\_flags\_mutable|5.009003|p  
SvPV\_flags|5.007002|p  
SvPV\_force\_flags\_mutable|5.009003|p  
SvPV\_force\_flags\_nolen|5.009003|p  
SvPV\_force\_flags|5.007002|p  
SvPV\_force\_mutable|5.009003|p  
SvPV\_force\_nolen|5.009003|p  
SvPV\_force\_nomg\_nolen|5.009003|p  
SvPV\_force\_nomg|5.007002|p  
SvPV\_force||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p  
SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg\_nolen||5.013007|  
SvPV\_nomg|5.007002|p  
SvPV\_renew|5.009003|p  
SvPV\_set||  
SvPVbyte\_force||5.009002|  
SvPVbyte\_nolen||5.006000|  
SvPVbytex\_force||5.006000|  
SvPVbytex||5.006000|  
SvPVbyte|5.006000|p  
SvPVutf8\_force||5.006000|  
SvPVutf8\_nolen||5.006000|  
SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx||  
SvPV||  
SvREFCNT\_dec||  
SvREFCNT\_inc\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void|5.009004|p  
SvREFCNT\_inc\_simple|5.009004|p  
SvREFCNT\_inc\_void\_NN|5.009004|p  
SvREFCNT\_inc\_void|5.009004|p  
SvREFCNT\_inc||p

SvREFCNT|||  
SvROK\_off|||  
SvROK\_on|||  
SvROK|||  
SvRV\_set|5.009003|p  
SvRV|||  
SvRXOK|5.009005|  
SvRX|5.009005|  
SvSETMAGIC|||  
SvSHARED\_HASH|5.009003|p  
SvSHARE|5.007003|  
SvSTASH\_set|5.009003|p  
SvSTASH|||  
SvSetMagicSV\_nosteal|5.004000|  
SvSetMagicSV|5.004000|  
SvSetSV\_nosteal|5.004000|  
SvSetSV|||  
SvTAINTED\_off|5.004000|  
SvTAINTED\_on|5.004000|  
SvTAINTED|5.004000|  
SvTAINT|||  
SvTRUE\_nomg|5.013006|  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK|5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off|5.006000|  
SvUTF8\_on|5.006000|  
SvUTF8|5.006000|  
SvUVXx|5.004000|p  
SvUVX|5.004000|p  
SvUV\_nomg|5.009001|p  
SvUV\_set|5.009003|p  
SvUVx|5.004000|p  
SvUV|5.004000|p  
SvVOK|5.008001|  
SvVSTRING\_mg|5.009004|p  
THIS|||n  
UNDERBAR|5.009002|p  
UTF8\_MAXBYTES|5.009002|p  
UVSIZE|5.006000|p  
UVTYPE|5.006000|p  
UVXf|5.007001|p  
UVof|5.006000|p  
UVuf|5.006000|p  
UVxf|5.006000|p  
WARN\_ALL|5.006000|p



WARN\_AMBIGUOUS|5.006000||p  
WARN\_ASSERTIONS|5.014000||p  
WARN\_BAREWORD|5.006000||p  
WARN\_CLOSED|5.006000||p  
WARN\_CLOSURE|5.006000||p  
WARN\_DEBUGGING|5.006000||p  
WARN\_DEPRECATED|5.006000||p  
WARN\_DIGIT|5.006000||p  
WARN\_EXEC|5.006000||p  
WARN\_EXITING|5.006000||p  
WARN\_GLOB|5.006000||p  
WARN\_INPLACE|5.006000||p  
WARN\_INTERNAL|5.006000||p  
WARN\_IO|5.006000||p  
WARN\_LAYER|5.008000||p  
WARN\_MALLOC|5.006000||p  
WARN\_MISC|5.006000||p  
WARN\_NEWLINE|5.006000||p  
WARN\_NUMERIC|5.006000||p  
WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESES|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEXP|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p

XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSPROTO|5.010000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_APIVERSION\_BOOTCHECK||5.013004|  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
XopDISABLE||5.014000|  
XopENABLE||5.014000|  
XopENTRY\_set||5.014000|  
XopENTRY||5.014000|  
XopFLAGS||5.013007|  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_append\_range\_to\_invlist|||  
\_new\_invlist|||  
\_pMY\_CXT|5.007003||p  
\_swash\_inversion\_hash|||  
\_swash\_to\_invlist|||  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p  
aTHXR\_|5.014000||p  
aTHXR|5.014000||p  
aTHX\_|5.006000||p

aTHX|5.006000|p  
add\_alternate|||  
add\_cp\_to\_invlist|||  
add\_data||n  
add\_range\_to\_invlist|||  
add\_utf16\_textfilter|||  
addmad|||  
allocmy|||  
amagic\_call|||  
amagic\_cmp\_locale|||  
amagic\_cmp|||  
amagic\_deref\_call||5.013007|  
amagic\_i\_ncmp|||  
amagic\_ncmp|||  
anonymise\_cv\_maybe|||  
any\_dup|||  
ao|||  
append\_madprops|||  
apply\_attrs\_my|||  
apply\_attrs\_string||5.006001|  
apply\_attrs|||  
apply|||  
assert\_uft8\_cache\_coherent|||  
atfork\_lock||5.007003|n  
atfork\_unlock||5.007003|n  
av\_arylen\_p||5.009003|  
av\_clear|||  
av\_create\_and\_push||5.009005|  
av\_create\_and\_unshift\_one||5.009005|  
av\_delete||5.006000|  
av\_exists||5.006000|  
av\_extend|||  
av\_fetch|||  
av\_fill|||  
av\_iter\_p||5.011000|  
av\_len|||  
av\_make|||  
av\_pop|||  
av\_push|||  
av\_reify|||  
av\_shift|||  
av\_store|||  
av\_undef|||  
av\_unshift|||  
ax||n  
bad\_type|||  
bind\_match|||  
block\_end|||

block\_gimme|5.004000|  
block\_start|||  
blockhook\_register|5.013003|  
boolSV|5.004000|p  
boot\_core\_PerlIO|||  
boot\_core\_UNIVERSAL|||  
boot\_core\_mro|||  
bytes\_cmp\_utf8|5.013007|  
bytes\_from\_utf8|5.007001|  
bytes\_to\_uni||n  
bytes\_to\_utf8|5.006001|  
call\_argv|5.006000|p  
call\_atexit|5.006000|  
call\_list|5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
caller\_cx|5.013005|  
calloc|5.007002|n  
cando|||  
cast\_i32|5.006000|  
cast\_iv|5.006000|  
cast\_ulong|5.006000|  
cast\_uv|5.006000|  
check\_type\_and\_open|||  
check\_uni|||  
check\_utf8\_print|||  
checkcomma|||  
checkposixcc|||  
ckWARN|5.006000|p  
ck\_entersub\_args\_list|5.013006|  
ck\_entersub\_args\_proto\_or\_list|5.013006|  
ck\_entersub\_args\_proto|5.013006|  
ck\_warner\_d|5.011001|v  
ck\_warner|5.011001|v  
ckwarn\_common|||  
ckwarn\_d|5.009003|  
ckwarn|5.009003|  
cl\_and||n  
cl\_anything||n  
cl\_init||n  
cl\_is\_anything||n  
cl\_or||n  
clear\_placeholders|||  
clone\_params\_del||n  
clone\_params\_new||n  
closest\_cop|||  
convert|||

cop\_free|||  
cop\_hints\_2hv||5.013007|  
cop\_hints\_fetch\_pvn||5.013007|  
cop\_hints\_fetch\_pvs||5.013007|  
cop\_hints\_fetch\_pv||5.013007|  
cop\_hints\_fetch\_sv||5.013007|  
cophh\_2hv||5.013007|  
cophh\_copy||5.013007|  
cophh\_delete\_pvn||5.013007|  
cophh\_delete\_pvs||5.013007|  
cophh\_delete\_pv||5.013007|  
cophh\_delete\_sv||5.013007|  
cophh\_fetch\_pvn||5.013007|  
cophh\_fetch\_pvs||5.013007|  
cophh\_fetch\_pv||5.013007|  
cophh\_fetch\_sv||5.013007|  
cophh\_free||5.013007|  
cophh\_new\_empty||5.014000|  
cophh\_store\_pvn||5.013007|  
cophh\_store\_pvs||5.013007|  
cophh\_store\_pv||5.013007|  
cophh\_store\_sv||5.013007|  
cr\_textfilter|||  
create\_eval\_scope|||  
croak\_no\_modify||5.013003|  
croak\_nocontext|||vn  
croak\_sv||5.013001|  
croak\_xs\_usage||5.010001|  
croak|||v  
csighandler||5.009003|n  
curmad|||  
curse|||  
custom\_op\_desc||5.007003|  
custom\_op\_name||5.007003|  
custom\_op\_register||5.013007|  
custom\_op\_xop||5.013007|  
cv\_ckproto\_len|||  
cv\_clone|||  
cv\_const\_sv||5.004000|  
cv\_dump|||  
cv\_get\_call\_checker||5.013006|  
cv\_set\_call\_checker||5.013006|  
cv\_undef|||  
cvgv\_set|||  
cvstash\_set|||  
cx\_dump||5.005000|  
cx\_dup|||  
cxinc|||

dAXMARK|5.009003|p  
dAX|5.007002|p  
dITEMS|5.007002|p  
dMARK||  
dMULTICALL||5.009003|  
dMY\_CXT\_SV|5.007003|p  
dMY\_CXT|5.007003|p  
dNOOP|5.006000|p  
dORIGMARK||  
dSP||  
dTHR|5.004050|p  
dTHXR|5.014000|p  
dTHXa|5.006000|p  
dTHXoa|5.006000|p  
dTHX|5.006000|p  
dUNDERBAR|5.009002|p  
dVAR|5.009003|p  
dXCPT|5.009002|p  
dXSARGS||  
dXSI32||  
dXSTARG|5.006000|p  
deb\_curcv||  
deb\_nocontext||vn  
deb\_stack\_all||  
deb\_stack\_n||  
debop||5.005000|  
debprofdump||5.005000|  
debprof||  
debstackptrs||5.007003|  
debstack||5.007003|  
debug\_start\_match||  
deb||5.007003|v  
del\_sv||  
delete\_eval\_scope||  
delimcpy||5.004000|n  
deprecate\_commaless\_var\_list||  
despatch\_signals||5.007001|  
destroy\_matcher||  
die\_nocontext||vn  
die\_sv||5.013001|  
die\_unwind||  
die||v  
dirp\_dup||  
div128||  
djSP||  
do\_aexec5||  
do\_aexec||  
do\_spawn||

do\_binmode||5.004050|  
do\_chomp|||  
do\_close|||  
do\_delete\_local|||  
do\_dump\_pad|||  
do\_eof|||  
do\_exec3|||  
do\_execfree|||  
do\_exec|||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl|||  
do\_ipcget|||  
do\_join|||  
do\_magic\_dump||5.006000|  
do\_msgrcv|||  
do\_msgsnd|||  
do\_oddball|||  
do\_op\_dump||5.006000|  
do\_op\_xmldump|||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump|||  
do\_print|||  
do\_readline|||  
do\_seek|||  
do\_semop|||  
do\_shmio|||  
do\_smartmatch|||  
do\_spawn\_nowait|||  
do\_spawn|||  
do\_sprintf|||  
do\_sv\_dump||5.006000|  
do\_sysseek|||  
do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||

docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint||5.008001|n  
dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref||5.009003|  
dounwind|||  
dowantarray|||  
dump\_all\_perl|||  
dump\_all||5.006000|  
dump\_eval||5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form||5.006000|  
dump\_indent||5.006000|v  
dump\_mstats|||  
dump\_packsubs\_perl|||  
dump\_packsubs||5.006000|  
dump\_sub\_perl|||  
dump\_sub||5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent||5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv||5.006000|p  
eval\_sv||5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile||5.005000|  
fbm\_instr||5.005000|  
feature\_is\_enabled|||  
fetch\_cop\_label||5.011000|  
filter\_add|||  
filter\_del|||



filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv|5.008001|  
find\_rundefsvoffset|5.009002|  
find\_rundefsv|5.013002|  
find\_script|||  
find\_uninit\_var|||  
first\_symbol|||n  
foldEQ\_latin1|5.013008|n  
foldEQ\_locale|5.013002|n  
foldEQ\_utf8\_flags|5.013010|  
foldEQ\_utf8|5.013002|  
foldEQ|5.013002|n  
fold\_constants|||  
forbid\_setid|||  
force\_ident|||  
force\_list|||  
force\_next|||  
force\_strict\_version|||  
force\_version|||  
force\_word|||  
forget\_pmop|||  
form\_nocontext|||vn  
form|5.004000|v  
fp\_dup|||  
fprintf\_nocontext|||vn  
free\_global\_struct|||  
free\_tied\_hv\_pool|||  
free\_tmps|||  
gen\_constant\_list|||  
get\_aux\_mg|||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cvn\_flags|5.009005|p  
get\_cvs|5.011000|p  
get\_cv|5.006000|p  
get\_db\_sub|||  
get\_debug\_opts|||  
get\_hash\_seed|||  
get\_hv|5.006000|p  
get\_mstats|||  
get\_no\_modify|||

get\_num|||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs|||  
get\_ppaddr|5.006000|  
get\_re\_arg|||  
get\_sv|5.006000|p  
get\_vtbl|5.005030|  
getcwd\_sv|5.007002|  
getenv\_len|||  
glob\_2number|||  
glob\_assign\_glob|||  
glob\_assign\_ref|||  
gp\_dup|||  
gp\_free|||  
gp\_ref|||  
grok\_bin|5.007003|p  
grok\_bslash\_c|||  
grok\_bslash\_o|||  
grok\_hex|5.007003|p  
grok\_number|5.007002|p  
grok\_numeric\_radix|5.007002|p  
grok\_oct|5.007003|p  
group\_end|||  
gv\_AVadd|||  
gv\_HVadd|||  
gv\_IOadd|||  
gv\_SVadd|||  
gv\_add\_by\_type|5.011000|  
gv\_autoload4|5.004000|  
gv\_check|||  
gv\_const\_sv|5.009003|  
gv\_dump|5.006000|  
gv\_efullname3|5.004000|  
gv\_efullname4|5.006001|  
gv\_efullname|||  
gv\_ename|||  
gv\_fetchfile\_flags|5.009005|  
gv\_fetchfile|||  
gv\_fetchmeth\_autoload|5.007003|  
gv\_fetchmethod\_autoload|5.004000|  
gv\_fetchmethod\_flags|5.011000|  
gv\_fetchmethod|||  
gv\_fetchmeth|||  
gv\_fetchpvn\_flags|5.009002|p  
gv\_fetchpvs|5.009004|p  
gv\_fetchpv|||  
gv\_fetchsv|5.009002|p

gv\_fullname3||5.004000|  
gv\_fullname4||5.006001|  
gv\_fullname||  
gv\_get\_super\_pkg||  
gv\_handler||5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_magicalize\_isa||  
gv\_magicalize\_overload||  
gv\_name\_set||5.009004|  
gv\_stashpv||5.004000|p  
gv\_stashpvs||5.009003|p  
gv\_stashpv||  
gv\_stashsv||  
gv\_try\_downgrade||  
he\_dup||  
hek\_dup||  
hfreeentries||  
hsplit||  
hv\_assert||  
hv\_auxinit||n  
hv\_backreferences\_p||  
hv\_clear\_placeholders||5.009001|  
hv\_clear||  
hv\_common\_key\_len||5.010000|  
hv\_common||5.010000|  
hv\_copy\_hints\_hv||5.009004|  
hv\_delayfree\_ent||5.004000|  
hv\_delete\_common||  
hv\_delete\_ent||5.004000|  
hv\_delete||  
hv\_eiter\_p||5.009003|  
hv\_eiter\_set||5.009003|  
hv\_ename\_add||  
hv\_ename\_delete||  
hv\_exists\_ent||5.004000|  
hv\_exists||  
hv\_fetch\_ent||5.004000|  
hv\_fetchs||5.009003|p  
hv\_fetch||  
hv\_fill||5.013002|  
hv\_free\_ent||5.004000|  
hv\_iterinit||  
hv\_iterkeysv||5.004000|  
hv\_iterkey||  
hv\_itearnext\_flags||5.008000|  
hv\_itearnextsv||  
hv\_itearnext||

hv\_interval|||  
hv\_kill\_backrefs|||  
hv\_ksplit|5.004000|  
hv\_magic\_check|||n  
hv\_magic|||  
hv\_name\_set|5.009003|  
hv\_notallowed|||  
hv\_placeholders\_get|5.009003|  
hv\_placeholders\_p|5.009003|  
hv\_placeholders\_set|5.009003|  
hv\_riter\_p|5.009003|  
hv\_riter\_set|5.009003|  
hv\_scalar|5.009001|  
hv\_store\_ent|5.004000|  
hv\_store\_flags|5.008000|  
hv\_stores|5.009004||p  
hv\_store|||  
hv\_undef\_flags|||  
hv\_undef|||  
ibcmp\_locale|5.004000|  
ibcmp\_utf8|5.007003|  
ibcmp|||  
incline|||  
incpush\_if\_exists|||  
incpush\_use\_sep|||  
incpush|||  
ingroup|||  
init\_argv\_symbols|||  
init\_dbargs|||  
init\_debugger|||  
init\_global\_struct|||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids|||  
init\_interp|||  
init\_main\_stash|||  
init\_perllib|||  
init\_postdump\_symbols|||  
init\_predump\_symbols|||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr|||n  
intro\_my|||  
intuit\_method|||  
intuit\_more|||  
invert|||  
invlist\_array|||  
invlist\_destroy|||

invlist\_extend|||  
invlist\_intersection|||  
invlist\_len|||  
invlist\_max|||  
invlist\_set\_array|||  
invlist\_set\_len|||  
invlist\_set\_max|||  
invlist\_trim|||  
invlist\_union|||  
invoke\_exception\_hook|||  
io\_close|||  
isALNUMC|5.006000|p  
isALPHA|||  
isASCII|5.006000|p  
isBLANK|5.006001|p  
isCNTRL|5.006000|p  
isDIGIT|||  
isGRAPH|5.006000|p  
isGV\_with\_GP|5.009004|p  
isLOWER|||  
isOCTAL||5.013005|  
isPRINT|5.004000|p  
isPSXSPC|5.006001|p  
isPUNCT|5.006000|p  
isSPACE|||  
isUPPER|||  
isWORDCHAR||5.013006|  
isXDIGIT|5.006000|p  
is\_an\_int|||  
is\_ascii\_string||5.011000|n  
is\_gv\_magical\_sv|||  
is\_handle\_constructor|||n  
is\_inplace\_av|||  
is\_list\_assignment|||  
is\_lvalue\_sub||5.007001|  
is\_uni\_alnum\_lc||5.006000|  
is\_uni\_alnum||5.006000|  
is\_uni\_alpha\_lc||5.006000|  
is\_uni\_alpha||5.006000|  
is\_uni\_ascii\_lc||5.006000|  
is\_uni\_ascii||5.006000|  
is\_uni\_cntrl\_lc||5.006000|  
is\_uni\_cntrl||5.006000|  
is\_uni\_digit\_lc||5.006000|  
is\_uni\_digit||5.006000|  
is\_uni\_graph\_lc||5.006000|  
is\_uni\_graph||5.006000|  
is\_uni\_idfirst\_lc||5.006000|

is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_X\_LVT|||  
is\_utf8\_X\_LV\_LVT\_V|||  
is\_utf8\_X\_LV|||  
is\_utf8\_X\_L|||  
is\_utf8\_X\_T|||  
is\_utf8\_X\_V|||  
is\_utf8\_X\_begin|||  
is\_utf8\_X\_extend|||  
is\_utf8\_X\_non\_hangul|||  
is\_utf8\_X\_prepend|||  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow|||n  
is\_utf8\_char|5.006000|n  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common|||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_perl\_space|5.011001|  
is\_utf8\_perl\_word|5.011001|  
is\_utf8\_posix\_digit|5.011001|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loclen|5.009003|n  
is\_utf8\_string\_loc|5.008001|n  
is\_utf8\_string|5.006001|n  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
is\_utf8\_xidcont|5.013010|

is\_utf8\_xidfirst|5.013010|  
isa\_lookup|||  
items||n  
ix||n  
jmaybe|||  
join\_exact|||  
keyword\_plugin\_standard|||  
keyword|||  
leave\_scope|||  
lex\_bufutf8|5.011002|  
lex\_discard\_to|5.011002|  
lex\_grow\_linestr|5.011002|  
lex\_next\_chunk|5.011002|  
lex\_peek\_unichar|5.011002|  
lex\_read\_space|5.011002|  
lex\_read\_to|5.011002|  
lex\_read\_unichar|5.011002|  
lex\_start|5.009005|  
lex\_stuff\_pvn|5.011002|  
lex\_stuff\_pvs|5.013005|  
lex\_stuff\_pv|5.013006|  
lex\_stuff\_sv|5.011002|  
lex\_unstuff|5.011002|  
listkids|||  
list|||  
load\_module\_nocontext||vn  
load\_module|5.006000|pv  
localize|||  
looks\_like\_bool|||  
looks\_like\_number|||  
lop|||  
mPUSHi|5.009002|p  
mPUSHn|5.009002|p  
mPUSHp|5.009002|p  
mPUSHs|5.010001|p  
mPUSHu|5.009002|p  
mXPUSHi|5.009002|p  
mXPUSHn|5.009002|p  
mXPUSHp|5.009002|p  
mXPUSHs|5.010001|p  
mXPUSHu|5.009002|p  
mad\_free|||  
madlex|||  
madparse|||  
magic\_clear\_all\_env|||  
magic\_clearenv|||  
magic\_clearhints|||  
magic\_clearhint|||

magic\_clearisa||  
magic\_clearpack||  
magic\_clearsig||  
magic\_dump||5.006000|  
magic\_existspack||  
magic\_freearylen\_p||  
magic\_freeovrld||  
magic\_getarylen||  
magic\_getdefelem||  
magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||  
magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||  
magic\_killbackrefs||  
magic\_len||  
magic\_methcall1||  
magic\_methcall||v  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setcollxfrm||  
magic\_setdblline||  
magic\_setdefelem||  
magic\_setenv||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||



magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc|5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQs|5.009005|p  
memEQ|5.004000|p  
memNEs|5.009005|p  
memNE|5.004000|p  
mem\_collxfrm||  
mem\_log\_common||n  
mess\_alloc||  
mess\_nocontext||vn  
mess\_sv|5.013001|  
mess|5.006000|v  
method\_common||  
mfree|5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_findext|5.013008|  
mg\_find||  
mg\_free\_type|5.013006|  
mg\_free||  
mg\_get||  
mg\_length|5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size|5.005000|  
mini\_mktime|5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_clean\_isarev||  
mro\_gather\_and\_rename||  
mro\_get\_from\_name|5.010001|

mro\_get\_linear\_isa\_dfs|||  
mro\_get\_linear\_isa|5.009005|  
mro\_get\_private\_data|5.010001|  
mro\_isa\_changed\_in|||  
mro\_meta\_dup|||  
mro\_meta\_init|||  
mro\_method\_changed\_in|5.009005|  
mro\_package\_moved|||  
mro\_register|5.010001|  
mro\_set\_mro|5.010001|  
mro\_set\_private\_data|5.010001|  
mul128|||  
mulexp10|||n  
munges\_qwlist\_to\_paren\_list|||  
my\_atof2|5.007002|  
my\_atof|5.006000|  
my\_attrs|||  
my\_bcopy|||n  
my\_betoh16|||n  
my\_betoh32|||n  
my\_betoh64|||n  
my\_betohi|||n  
my\_betohl|||n  
my\_betohs|||n  
my\_bzero|||n  
my\_chsize|||  
my\_clearenv|||  
my\_cxt\_index|||  
my\_cxt\_init|||  
my\_dirfd|5.009005|  
my\_exit\_jump|||  
my\_exit|||  
my\_failure\_exit|5.004000|  
my\_fflush\_all|5.006000|  
my\_fork|5.007003|n  
my\_htobe16|||n  
my\_htobe32|||n  
my\_htobe64|||n  
my\_htobei|||n  
my\_htobel|||n  
my\_htobes|||n  
my\_htole16|||n  
my\_htole32|||n  
my\_htole64|||n  
my\_htolei|||n  
my\_htolel|||n  
my\_htoles|||n  
my\_htonl|||

my\_kid||  
my\_letoh16||n  
my\_letoh32||n  
my\_letoh64||n  
my\_letohi||n  
my\_letohl||n  
my\_letohs||n  
my\_lstat\_flags||  
my\_lstat|5.014000|  
my\_memcmp|5.004000|n  
my\_memset||n  
my\_ntohl||  
my\_pclose|5.004000|  
my\_popen\_list|5.007001|  
my\_popen|5.004000|  
my\_setenv||  
my\_snprintf|5.009004|pvn  
my\_socketpair|5.007003|n  
my\_sprintf|5.009003|pvn  
my\_stat\_flags||  
my\_stat|5.014000|  
my\_strftime|5.007002|  
my\_strlcat|5.009004|pn  
my\_strlcpy|5.009004|pn  
my\_swabn||n  
my\_swap||  
my\_unexec||  
my\_vsnprintf|5.009004|n  
need\_utf8||n  
newANONATTRSUB|5.006000|  
newANONHASH||  
newANONLIST||  
newANONSUB||  
newASSIGNOP||  
newATTRSUB|5.006000|  
newAVREF||  
newAV||  
newBINOP||  
newCONDOP||  
newCONSTSUB|5.004050|p  
newCVREF||  
newDEFSVOP||  
newFORM||  
newFOROP|5.013007|  
newGIVENOP|5.009003|  
newGIVWHENOP||  
newGP||  
newGVOP||

newGVREF||  
newGVgen||  
newHVREF||  
newHVhv|5.005000|  
newHV||  
newIO||  
newLISTOP||  
newLOGOP||  
newLOOPEX||  
newLOOPOP||  
newMADPROP||  
newMADsv||  
newMYSUB||  
newNULLLIST||  
newOP||  
newPADOP||  
newPMOP||  
newPROG||  
newPVOP||  
newRANGE||  
newRV\_inc|5.004000|p  
newRV\_noinc|5.004000|p  
newRV||  
newSLICEOP||  
newSTATEOP||  
newSUB||  
newSVOP||  
newSVREF||  
newSV\_type|5.009005|p  
newSVhek|5.009003|  
newSViv||  
newSVnv||  
newSVpv\_share|5.013006|  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.010001|p  
newSVpvn\_share|5.007001|p  
newSVpvn\_utf8|5.010001|p  
newSVpvn|5.004050|p  
newSVpvs\_flags|5.010001|p  
newSVpvs\_share|5.009003|p  
newSVpvs|5.009003|p  
newSVpv||  
newSVrv||  
newSVsv||  
newSVuv|5.006000|p  
newSV||  
newTOKEN||

newUNOP|||  
newWHENOP||5.009003|  
newWHILEOP||5.013007|  
newXS\_flags||5.009004|  
newXSproto||5.006000|  
newXS||5.006000|  
new\_collate||5.006000|  
new\_constant|||  
new\_ctype||5.006000|  
new\_he|||  
new\_logop|||  
new\_numeric||5.006000|  
new\_stackinfo||5.005000|  
new\_version||5.009000|  
new\_warnings\_bitfield|||  
next\_symbol|||  
nextargv|||  
nextchar|||  
ninstr|||n  
no\_bareword\_allowed|||  
no\_fh\_allowed|||  
no\_op|||  
not\_a\_number|||  
nothreadhook||5.008000|  
nuke\_stacks|||  
num\_overflow|||n  
oopsAV|||  
oopsHV|||  
op\_append\_elem||5.013006|  
op\_append\_list||5.013006|  
op\_clear|||  
op\_const\_sv|||  
op\_contextualize||5.013006|  
op\_dump||5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_linklist||5.013006|  
op\_lvalue||5.013007|  
op\_null||5.007002|  
op\_prepend\_elem||5.013006|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock||5.009002|  
op\_refcnt\_unlock||5.009002|  
op\_scope||5.013007|  
op\_xmldump|||  
open\_script|||

opt\_scalarhv|||  
pMY\_CXT\_|5.007003||p  
pMY\_CXT|5.007003||p  
pTHX\_|5.006000||p  
pTHX|5.006000||p  
packWARN|5.007003||p  
pack\_cat||5.007003|  
pack\_rec|||  
package\_version|||  
package|||  
packlist||5.008001|  
pad\_add\_anon|||  
pad\_add\_name\_sv|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||  
pad\_findmy||5.011002|  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg|||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv|||  
pad\_swipe|||  
pad\_tidy|||  
padlist\_dup|||  
parse\_arithexpr||5.013008|  
parse\_barestmt||5.013007|  
parse\_block||5.013007|  
parse\_body|||  
parse\_fullexpr||5.013008|  
parse\_fullstmt||5.013005|  
parse\_label||5.013007|  
parse\_listexpr||5.013008|  
parse\_stmtseq||5.013006|  
parse\_termexpr||5.013008|  
parse\_unicode\_opts|||  
parser\_dup|||  
parser\_free|||  
path\_is\_absolute|||n  
peep|||  
pending\_Slabs\_to\_ro|||

perl\_alloc\_using||n  
perl\_alloc||n  
perl\_clone\_using||n  
perl\_clone||n  
perl\_construct||n  
perl\_destruct||5.007003|n  
perl\_free||n  
perl\_parse||5.006000|n  
perl\_run||n  
pidgone||  
pm\_description||  
pmop\_dump||5.006000|  
pmop\_xmldump||  
pmruntime||  
pmtrans||  
pop\_scope||  
populate\_isa||v  
pregcomp||5.009005|  
pregexec||  
pregfree2||5.011000|  
pregfree||  
prepend\_madprops||  
prescan\_version||5.011004|  
printbuf||  
printf\_nocontext||vn  
process\_special\_blocks||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope||  
put\_byte||  
pv\_display|5.006000|p  
pv\_escape|5.009004|p  
pv\_pretty|5.009004|p  
pv\_uni\_display||5.007003|  
qerror||  
qsortsvu||  
re\_compile||5.009005|  
re\_croak2||  
re\_dup\_guts||  
re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override||  
realloc||5.007002|n

reentrant\_free||  
reentrant\_init||  
reentrant\_retry||vn  
reentrant\_size||  
ref\_array\_or\_hash||  
refcounted\_he\_chain\_2hv||  
refcounted\_he\_fetch\_pvn||  
refcounted\_he\_fetch\_pvs||  
refcounted\_he\_fetch\_pv||  
refcounted\_he\_fetch\_sv||  
refcounted\_he\_free||  
refcounted\_he\_inc||  
refcounted\_he\_new\_pvn||  
refcounted\_he\_new\_pvs||  
refcounted\_he\_new\_pv||  
refcounted\_he\_new\_sv||  
refcounted\_he\_value||  
refkids||  
refto||  
ref|5.014000|  
reg\_check\_named\_buff\_matched||  
reg\_named\_buff\_all|5.009005|  
reg\_named\_buff\_exists|5.009005|  
reg\_named\_buff\_fetch|5.009005|  
reg\_named\_buff\_firstkey|5.009005|  
reg\_named\_buff\_iter||  
reg\_named\_buff\_nextkey|5.009005|  
reg\_named\_buff\_scalar|5.009005|  
reg\_named\_buff||  
reg\_namedseq||  
reg\_node||  
reg\_numbered\_buff\_fetch||  
reg\_numbered\_buff\_length||  
reg\_numbered\_buff\_store||  
reg\_qr\_package||  
reg\_recode||  
reg\_scan\_name||  
reg\_skipcomment||  
reg\_temp\_copy||  
reganode||  
regatom||  
regbranch||  
regclass\_swash|5.009004|  
regclass||  
regcpop||  
regcpush||  
regcurly||  
regdump\_extflags||



regdump|5.005000|  
regdupe\_internal|||  
regexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3||n  
reghop4||n  
reghopmaybe3||n  
reginclass|||  
reginitcolors|5.006000|  
reginsert|||  
regmatch|||  
regnext|5.005000|  
regpiece|||  
regpposixcc|||  
regprop|||  
regrepeat|||  
regtail\_study|||  
regtail|||  
regtry|||  
reguni|||  
regwhite||n  
reg|||  
repeatcpy||n  
report\_evil\_fh|||  
report\_uninit|||  
report\_wrongway\_fh|||  
require\_pv|5.006000|  
require\_tie\_mod|||  
restore\_magic|||  
minstr||n  
rpeek|||  
rsignal\_restore|||  
rsignal\_save|||  
rsignal\_state|5.004000|  
rsignal|5.004000|  
run\_body|||  
run\_user\_filter|||  
runops\_debug|5.005000|  
runops\_standard|5.005000|  
rv2cv\_op\_cv|5.013006|  
rvpv\_dup|||  
rxres\_free|||  
rxres\_restore|||  
rxres\_save|||  
safesyscalloc|5.006000|n  
safesysfree|5.006000|n  
safesysmalloc|5.006000|n  
safesysrealloc|5.006000|n

same\_dirent||  
save\_I16||5.004000|  
save\_I32||  
save\_I8||5.006000|  
save\_adelete||5.011000|  
save\_aelem\_flags||5.011000|  
save\_aelem||5.004050|  
save\_alloc||5.006000|  
save\_aptr||  
save\_ary||  
save\_bool||5.008001|  
save\_clearsv||  
save\_delete||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop||  
save\_freepv||  
save\_freesv||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash||  
save\_hdelete||5.011000|  
save\_hek\_flags||n  
save\_helem\_flags||5.011000|  
save\_helem||5.004050|  
save\_hints||5.010001|  
save\_hptr||  
save\_int||  
save\_item||  
save\_iv||5.005000|  
save\_lines||  
save\_list||  
save\_long||  
save\_magic||  
save\_mortalizesv||5.007001|  
save\_nogv||  
save\_op||5.005000|  
save\_padsv\_and\_mortalize||5.010001|  
save\_pptr||  
save\_pushi32ptr||5.010001|  
save\_pushptri32ptr||  
save\_pushptrptr||5.010001|  
save\_pushptr||5.010001|  
save\_re\_context||5.006000|  
save\_scalar\_at||  
save\_scalar||  
save\_set\_svflags||5.009000|

save\_shared\_pvref||5.007003|  
save\_sptr|||  
save\_svref|||  
save\_vptr||5.006000|  
savepvn|||  
savepvs||5.009003|  
savepv|||  
savesharedpvn||5.009005|  
savesharedpvs||5.013006|  
savesharedpv||5.007003|  
savesharedsvpv||5.013006|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow|||  
savesvpv||5.009002|  
sawparens|||  
scalar\_mod\_type|||n  
scalarboolean|||  
scalarkids|||  
scalarseq|||  
scalarvoid|||  
scalar|||  
scan\_bin||5.006000|  
scan\_commit|||  
scan\_const|||  
scan\_formline|||  
scan\_heredoc|||  
scan\_hex|||  
scan\_ident|||  
scan\_inputsymbol|||  
scan\_num||5.007001|  
scan\_oct|||  
scan\_pat|||  
scan\_str|||  
scan\_subst|||  
scan\_trans|||  
scan\_version||5.009001|  
scan\_vstring||5.009005|  
scan\_word|||  
screaminstr||5.005000|  
search\_const|||  
seed||5.008001|  
sequence\_num|||  
sequence\_tail|||  
sequence|||  
set\_context||5.006000|n  
set\_numeric\_local||5.006000|  
set\_numeric\_radix||5.006000|  
set\_numeric\_standard||5.006000|

set\_regclass\_bit\_fold|||  
set\_regclass\_bit|||  
setdefout|||  
share\_hek\_flags|||  
share\_hek||5.004000|  
si\_dup|||  
sighandler|||n  
simplify\_sort|||  
skipspace0|||  
skipspace1|||  
skipspace2|||  
skipspace|||  
softref2xv|||  
sortcv\_stacked|||  
sortcv\_xsub|||  
sortcv|||  
sortsv\_flags||5.009003|  
sortsv||5.007003|  
space\_join\_names\_mortal|||  
ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse||5.004000|  
stashpv\_hvname\_match||5.014000|  
stdize\_locale|||  
store\_cop\_label|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version||5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||  
sv\_2bool\_flags||5.013006|  
sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||

sv\_2iv\_flags|5.009001|  
sv\_2iv||  
sv\_2mortal||  
sv\_2num||  
sv\_2nv\_flags|5.013001|  
sv\_2pv\_flags|5.007002||p  
sv\_2pv\_nolen|5.006000||p  
sv\_2pvbyte\_nolen|5.006000||p  
sv\_2pvbyte|5.006000||p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|  
sv\_2pv||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000||p  
sv\_add\_arena||  
sv\_add\_backref||  
sv\_backoff||  
sv\_bless||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_flags|5.013006|  
sv\_catpv\_mg|5.004050||p  
sv\_catpv\_nomg|5.013006|  
sv\_catpvf\_mg\_nocontext|||pvn  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext|||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050||p  
sv\_catpvn\_nomg|5.007002||p  
sv\_catpvn||  
sv\_catpvs\_flags|5.013006|  
sv\_catpvs\_mg|5.013006|  
sv\_catpvs\_nomg|5.013006|  
sv\_catpvs|5.009003||p  
sv\_catpv||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050||p  
sv\_catsv\_nomg|5.007002||p  
sv\_catsv||  
sv\_catxmlpvn||  
sv\_catxmlpv||  
sv\_catxmlsv||  
sv\_chop||  
sv\_clean\_all||  
sv\_clean\_objs||  
sv\_clear||  
sv\_cmp\_flags|5.013006|  
sv\_cmp\_locale\_flags|5.013006|

sv\_cmp\_locale|5.004000|  
sv\_cmp|||  
sv\_collxfrm\_flags|5.013006|  
sv\_collxfrm|||  
sv\_compile\_2op\_is\_broken|||  
sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec\_nomg|5.013002|  
sv\_dec|||  
sv\_del\_backref|||  
sv\_derived\_from|5.004000|  
sv\_destroyable|5.010000|  
sv\_does|5.009004|  
sv\_dump|||  
sv\_dup\_common|||  
sv\_dup\_inc\_multiple|||  
sv\_dup\_inc|||  
sv\_dup|||  
sv\_eq\_flags|5.013006|  
sv\_eq|||  
sv\_exp\_grow|||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2|||  
sv\_free\_arenas|||  
sv\_free|||  
sv\_gets|5.004000|  
sv\_grow|||  
sv\_i\_ncmp|||  
sv\_inc\_nomg|5.013002|  
sv\_inc|||  
sv\_insert\_flags|5.010001|  
sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.014000|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic|||  
sv\_mortalcopy|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|

sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_flags|5.011005|  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002||p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||  
sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050||p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000||p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050||p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050||p  
sv\_setpvn|||  
sv\_setpvs\_mg|5.013006|  
sv\_setpvs|5.009004||p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pvs|5.013006|

sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050|p  
sv\_setsv\_nomg|5.007002|p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050|p  
sv\_setuv|5.004000|p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||  
sv\_uni\_display|5.007003|  
sv\_unmagicext|5.013008|  
sv\_unmagic|||  
sv\_unref\_flags|5.007001|  
sv\_unref|||  
sv\_untaint|5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050|p  
sv\_usepvn|||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags\_grow|5.011000|  
sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade\_nomg|5.007002|  
sv\_utf8\_upgrade|5.007001|  
sv\_uv|5.005000|p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn|5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn|5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek|||  
svtype|||  
swallow\_bom|||  
swash\_fetch|5.007002|  
swash\_get|||  
swash\_init|5.006000|  
sys\_init3|5.010000|n  
sys\_init|5.010000|n  
sys\_intern\_clear|||  
sys\_intern\_dup|||  
sys\_intern\_init|||



sys\_term||5.010000|n  
taint\_env||  
taint\_proper||  
tied\_method||v  
tmps\_grow||5.006000|  
toLOWER||  
toUPPER||  
to\_byte\_substr||  
to\_uni\_fold||5.007003|  
to\_uni\_lower\_lc||5.006000|  
to\_uni\_lower||5.007003|  
to\_uni\_title\_lc||5.006000|  
to\_uni\_title||5.007003|  
to\_uni\_upper\_lc||5.006000|  
to\_uni\_upper||5.007003|  
to\_utf8\_case||5.007003|  
to\_utf8\_fold||5.007003|  
to\_utf8\_lower||5.007003|  
to\_utf8\_substr||  
to\_utf8\_title||5.007003|  
to\_utf8\_upper||5.007003|  
token\_free||  
token\_getmad||  
tokenize\_use||  
tokeq||  
tokereport||  
too\_few\_arguments||  
too\_many\_arguments||  
try\_amagic\_bin||  
try\_amagic\_un||  
uiv\_2buf||n  
unlnk||  
unpack\_rec||  
unpack\_str||5.007003|  
unpackstring||5.008001|  
unreferenced\_to\_tmp\_stack||  
unshare\_hek\_or\_pvn||  
unshare\_hek||  
unsharepvn||5.004000|  
unwind\_handler\_stack||  
update\_debugger\_info||  
upg\_version||5.009005|  
usage||  
utf16\_textfilter||  
utf16\_to\_utf8\_reversed||5.006001|  
utf16\_to\_utf8||5.006001|  
utf8\_distance||5.006000|  
utf8\_hop||5.006000|

utf8\_length||5.007001|  
utf8\_mg\_len\_cache\_update||  
utf8\_mg\_pos\_cache\_update||  
utf8\_to\_bytes||5.006001|  
utf8\_to\_uvchr||5.007001|  
utf8\_to\_uvuni||5.007001|  
utf8n\_to\_uvchr||  
utf8n\_to\_uvuni||5.007001|  
utilize||  
uvchr\_to\_utf8\_flags||5.007003|  
uvchr\_to\_utf8||  
uvuni\_to\_utf8\_flags||5.007003|  
uvuni\_to\_utf8||5.007001|  
validate\_suid||  
varname||  
vcmp||5.009000|  
vcroak||5.006000|  
vdeb||5.007003|  
vform||5.006000|  
visit||  
vivify\_defelem||  
vivify\_ref||  
vload\_module|5.006000|p  
vmess||5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal||5.009002|  
vnumify||5.009000|  
vstringify||5.009000|  
vverify||5.009003|  
vwarner||5.006000|  
vwarn||5.006000|  
wait4pid||  
warn\_nocontext||vn  
warn\_sv||5.013001|  
warner\_nocontext||vn  
warner|5.006000|5.004000|pv  
warn||v  
watch||  
whichsig||  
with\_queued\_errors||  
write\_no\_mem||  
write\_to\_stderr||  
xmldump\_all\_perl||  
xmldump\_all||  
xmldump\_attr||  
xmldump\_eval||  
xmldump\_form||  
xmldump\_indent||v

```

xmldump_packsubs_perl|||
xmldump_packsubs|||
xmldump_sub_perl|||
xmldump_sub|||
xmldump_vindent|||
xs_apiversion_bootcheck|||
xs_version_bootcheck|||
yyerror|||
yylex|||
yyparse|||
yyunlex|||
yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", 'x'(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

# Scan for possible
replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{
/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
| "[^"\\]*(?:\\.[^"\\]*)*"
| '[^']**(?:\\.[^']*)*' }{ } egsx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s*(.*?)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||= ""; # suppress warning with older perls
$h->{$_} .= "$1\n";
}
}
}
}

```

```

}
}
else { undef $hint }
}

$hint = [$1, [split /,?\s+/, $2]]
  if m{^\s*$rccs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
  if ($define->[1] =~ /\$/) {
    $define->[1] .= $_;
  }
  else {
    if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
      my @n = find_api($define->[1]);
      push @{$depends{$define->[0]}}, @n if @n
    }

    undef $define;
  }
}

$define = [$1, $2] if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
  if (/^/) {
    if (exists $API{$function->[0]}) {
      my @n = find_api($function->[1]);
      push @{$depends{$function->[0]}}, @n if @n
    }
    undef $function;
  }
  else {
    $function->[1] .= $_;
  }
}

$function = [$1, ""] if m{^DPPP_(my_(\w+))};

$replace = $1 if m{^\s*$rccs\s+Replace:\s+(\d+)\s+$rccs\s*$};
$replace{$2} = $1 if $replace and m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};
$replace{$2} = $1 if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+).*rccs\s+Replace\s+$rccs};
$replace{$1} = $2 if m{^\s*$rccs\s+Replace (\w+) with (\w+)\s+$rccs\s*$};

if (m{^\s*$rccs\s+(\w+(\s*,\s*\w+)*)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rccs\s*$}) {
  my @deps = map { s/\s+//g; $_ } split /,/, $3;
  my $d;
  for $d (map { s/\s+//g; $_ } split /,/, $1) {

```

```

    push @{$depends{$d}}, @deps;
  }
}

$need{$1} = 1
if m{^#\s+defined\(NEED_(\w+)(?:_GLOBAL)?\)};
}

for (values %depends) {
  my %s;
  $_ = [sort grep !${$_}++, @$_];
}

if (exists $opt{'api-info'}) {
  my $f;
  my $count = 0;
  my $match = $opt{'api-info'} =~ m!^(.*)/$! ? $1 : "\Q$opt{'api-info'}\E\$";
  for $f (sort { lc $a cmp lc $b } keys %API) {
    next unless $f =~ /$match/;
    print "\n=== $f ===\n\n";
    my $info = 0;
    if ($API{$f}{base} || $API{$f}{todo}) {
      my $base = format_version($API{$f}{base} || $API{$f}{todo});
      print "Supported at least starting from perl-$base.\n";
      $info++;
    }
    if ($API{$f}{provided}) {
      my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
      print "Support by $ppport provided back to perl-$todo.\n";
      print "Support needs to be explicitly requested by NEED_$. \n" if exists $need{$f};
      print "Depends on: ", join(', ', @{$depends{$f}}), ". \n" if exists $depends{$f};
      print "\n$hints{$f}" if exists $hints{$f};
      print "\nWARNING:\n$warnings{$f}"
    }
    if exists $warnings{$f};
      $info++;
    }
    print "No portability information available.\n" unless $info;
    $count++;
  }
  $count or print "Found no API matching '$opt{'api-info'}'.";
  print "\n";
  exit 0;
}

if (exists $opt{'list-provided'}) {
  my $f;
  for $f (sort { lc $a cmp lc $b } keys %API) {
    next unless $API{$f}{provided};

```

```

my @flags;
push @flags, 'explicit' if exists $need{$f};
push @flags, 'depend' if exists $depends{$f};
push @flags, 'hint' if exists $hints{$f};
push @flags, 'warning' if exists $warnings{$f};
my $flags = @flags ? '['.join(', ', @flags).']': '';
print "$f$flags\n";
}
exit 0;
}

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

if (@ARGV) {
my %seen;
for (@ARGV) {
if (-e) {
if (-f) {
push @files, $_ unless $seen{$_}++;
}
else { warn "'$_' is not a file.\n" }
}
else {
my
@new = grep { -f } glob $_
or warn "'$_' does not exist.\n";
push @files, grep { !$seen{$_}++ } @new;
}
}
}
else {
eval {
require File::Find;
File::Find::find(sub {
$File::Find::name =~ /($srcext)$/i
and push @files, $File::Find::name;
}, '.');
};
if ($?) {
@files = map { glob "$*" } @srcext;
}
}

if (!@ARGV || $opt{filter}) {
my(@in, @out);
my %xsc = map { /(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;

```

```

for (@files) {
    my $out = exists $xsc{$_} || /\b\Q$pport\E$/i || !/($srcext)$/i;
    push @ { $out ? \@out : \@in }, $_;
}
if (@ARGV && @out) {
    warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
}
@files = @in;
}

```

die "No input files given!\n" unless @files;

```

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

```

```

for $filename (@files) {
    unless (open IN, "<$filename") {
        warn "Unable to read from $filename:
        $!\n";
        next;
    }
}

```

info("Scanning \$filename ...");

```

my $c = do { local $/; <IN> };
close IN;

```

```

my %file = (orig => $c, changes => 0);

```

```

# Temporarily remove C/XS comments and strings from the code
my @ccom;

```

```

$c =~ s{
    ( ^$HS*#$HS*include\b[^\r\n]+\b(?:\Q$pport\E|XSUB\.h)\b[^\r\n]*
    | ^$HS*#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
| ( ^$HS*#[^\r\n]*
    | "[^"\\]*(?:\\.["\\])*"
    | '[^"\\]*(?:\\.["\\])*'
    | /(?: \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* /|/[^\r\n]* ) )
}{ defined $2 and push @ccom, $2;
    defined $1 ? $1 : "$ccs#$ccom$cc" }mgsex;

```

```

$file{ccom} = \@ccom;

```

```

$file{code} = $c;

```

```

$file{has_inc_pport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$pport\E\b/m;

```

```

my $func;

for $func (keys %API) {
    my $match = $func;
    $match .= "$$revreplace{$func}" if exists $revreplace{$func};
    if ($c =~ /\b(?:Perl_)?($match)\b/) {
        $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
        $file{uses_Perl}{$func}++
    }
    if $c =~ /\bPerl_$func\b/;
    if (exists $API{$func}{provided}) {
        $file{uses_provided}{$func}++;
        if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
            $file{uses}{$func}++;
            my @deps = rec_depend($func);
            if (@deps) {
                $file{uses_deps}{$func} = \@deps;
                for (@deps) {
                    $file{uses}{$_} = 0 unless exists $file{uses}{$_};
                }
            }
            for ($func, @deps) {
                $file{needs}{$_} = 'static' if exists $need{$_};
            }
        }
    }
    if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
        if ($c =~ /\b$func\b/) {
            $file{uses_todo}{$func}++;
        }
    }
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
    if (exists $need{$2}) {
        $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
    }
    else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
    for $func (keys %{$file{$_}}) {
        push @{$global{$_}{$func}}, $filename;
    }
}

$files{$filename} = \%file;

```



```

}

# Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
    if (@{$global{needs}{$need}} > 1) {
        my @targets = @{$global{needs}{$need}};
        my @t = grep $files{$_}{needed_global}{$need}, @targets;
        @targets = @t if @t;
        @t = grep /\.xs$/i, @targets;
        @targets = @t if @t;
        my $target = shift @targets;
        $files{$target}{needs}{$need} = 'global';
        for (@{$global{needs}{$need}}) {
            $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
        }
    }
}

for $filename (@files) {
    exists $files{$filename} or next;

    info("=== Analyzing $filename ===");

    my %file = %{$files{$filename}};
    my $func;
    my $c = $file{code};
    my $warnings = 0;

    for $func (sort keys %{$file{uses_Perl}}) {
        if ($API{$func}{varargs}) {
            unless ($API{$func}{nothxarg}) {

                my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)(\)|[\^s])*\)}
                    { $1 . ($2 eq '|') ? 'aTHX' : 'aTHX_' } . $2 }ge);
                if ($changes) {
                    warning("Doesn't pass interpreter argument aTHX to Perl_$func");
                    $file{changes} += $changes;
                }
            }
        }
        else {
            warning("Uses Perl_$func instead of $func");
            $file{changes} += ($c =~ s{\bPerl_$func(\s*)((\s*aTHX_?)?\s*}
                {$func$1}{g);
        }
    }
}

```

```

for $func (sort keys % { $file{uses_replace} }) {
    warning("Uses $func instead of $replace{$func}");
    $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys % { $file{uses_provided} }) {
    if ($file{uses}{$func}) {
        if (exists $file{uses_deps}{$func}) {
            diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
        }
        else {
            diag("Uses $func");
        }
    }
    $warnings += hint($func);
}

unless ($opt{quiet})
{
    for $func (sort keys % { $file{uses_todo} }) {
        print "*** WARNING: Uses $func, which may not be portable below perl ",
            format_version($API{$func}{todo}), ", even with 'Sppport\n";
        $warnings++;
    }
}

for $func (sort keys % { $file{needed_static} }) {
    my $message = "";
    if (not exists $file{uses}{$func}) {
        $message = "No need to define NEED_$func if $func is never used";
    }
    elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
        $message = "No need to define NEED_$func when already needed globally";
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
    }
}

for $func (sort keys % { $file{needed_global} }) {
    my $message = "";
    if (not exists $global{uses}{$func}) {
        $message = "No need to define NEED_{$func}_GLOBAL if $func is never used";
    }
    elsif (exists $file{needs}{$func}) {
        if ($file{needs}{$func} eq 'extern')

```

```

{
    $message = "No need to define NEED_${func}_GLOBAL when already needed globally";
}
elseif ($file{needs}{$func} eq 'static') {
    $message = "No need to define NEED_${func}_GLOBAL when only used in this file";
}
}
if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_${func}_GLOBAL\b.*$LF//mg);
}
}

```

```

$file{needs_inc_ppport} = keys %{$file{uses}};

```

```

if ($file{needs_inc_ppport}) {
    my $pp = "";

```

```

    for $func (sort keys %{$file{needs}}) {
        my $type = $file{needs}{$func};
        next if $type eq 'extern';
        my $suffix = $type eq 'global' ? '_GLOBAL' : "";
        unless (exists $file{"needed_$type"}{$func}) {
            if ($type eq 'global') {
                diag("Files [@$global{needs}{$func}] need $func, adding global request");
            }
            else {
                diag("File needs $func, adding static request");
            }
            $pp .= "#define NEED_${func}$suffix\n";
        }
    }
}

```

```

if ($pp
&& ($c =~ s/^(?=$HS*#\$HS*define\$HS+NEED_\w+)/$pp/m)) {
    $pp = "";
    $file{changes}++;
}

```

```

unless ($file{has_inc_ppport}) {
    diag("Needs to include '$ppport'");
    $pp .= qq(#include "$ppport"\n)
}

```

```

if ($pp) {
    $file{changes} += ($c =~ s/^(\$HS*#\$HS*define\$HS+NEED_\w+.*?)^/$1$pp/ms)
        || ($c =~ s/^(?=$HS*#\$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^(\$HS*#\$HS*include.*XSUB.*\s*?)^/$1$pp/m)
}

```

```

        || ($c =~ s/^\$pp/);
    }
}
else {
    if ($file{has_inc_ppport}) {
        diag("No need to include '$ppport'");
        $file{changes} += ($c =~ s/^\$HS*?#\$HS*include.*\Q$ppport\E.*?$LF//m);
    }
}

# put back in our C comments
my $ix;
my $cppc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{plusplus} && $ccom[$ix] =~ s!^/!!) {
        $cppc++;
        $file{changes} += $c =~ s/$rccs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
    else {
        $c =~ s/$rccs$ix$rcce/$ccom[$ix]/;
    }
}

if ($cppc) {
    my $s = $cppc != 1 ? 's' : '';
    warning("Uses $cppc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings ? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
    if (exists $opt{copy}) {
        my $newfile = "$filename$opt{copy}";
        if (-e $newfile) {
            error("$newfile' already exists, refusing to write copy of '$filename'");
        }
        else {
            local *F;
            if (open F, ">$newfile") {
                info("Writing copy of '$filename' with changes to '$newfile'");
                print F $c;
                close F;
            }
            else {
                error("Cannot open '$newfile' for writing: $!");
            }
        }
    }
}

```

```

    }
  }
}
elseif (exists $opt{patch} || $opt{changes}) {
  if (exists $opt{patch}) {
    unless ($patch_opened) {
      if (open PATCH, ">$opt{patch}") {
        $patch_opened = 1;
      }
      else {
        error("Cannot
open '$opt{patch}' for writing: $!");
        delete $opt{patch};
        $opt{changes} = 1;
        goto fallback;
      }
    }
    mydiff(\*PATCH, $filename, $c);
  }
  else {
fallback:
    info("Suggested changes:");
    mydiff(\*STDOUT, $filename, $c);
  }
  }
  else {
    my $s = $file{changes} == 1 ? " : 's';
    info("$file{changes} potentially required change$s detected");
  }
}
}
else {
  info("Looks good");
}
}

```

```
close PATCH if $patch_opened;
```

```
exit 0;
```

```
sub try_use { eval "use @_;"; return $@ eq " }
```

```
sub mydiff
{
  local *F = shift;
  my($file, $str) = @_;
  my $diff;
```

```

if (exists $opt{diff}) {
    $diff = run_diff($opt{diff}, $file, $str);
}

if (!defined $diff and try_use('Text::Diff')) {
    $diff = Text::Diff::diff($file, \ $str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
--- $file
+++ $file.patched
HEADER
}

if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
}

if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
}

if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
}

print F $diff;
}

sub run_diff
{
    my($prog, $file, $str) = @_;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";
    local *F;

    while (-e "$tmp.$suf") { $suf++ }
    $tmp = "$tmp.$suf";

    if (open F, ">$tmp") {
        print F $str;
        close F;

        if (open F, "$prog $file $tmp |") {
            while (<F>) {
                s/^Q$tmp\E/$file.patched/;
                $diff .= $_;
            }
        }
    }
}

```

```

    close F;
    unlink $tmp;
    return $diff;
}

    unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
    my($func, $seen) = @_ ;
    return () unless exists $depends{$func};
    $seen = { % { $seen || {} } };
    return () if $seen->{$func}++;
    my %s;
    grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @ { $depends{$func} };
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /^(d+)\.(d+)\.(d+)$/) {
        return ($1, $2, $3);
    }
    elsif ($ver !~ /^d+\.[d_]+$/) {
        die "cannot parse version '$ver'\n";
    }

    $ver =~ s/_//g;
    $ver =~ s/$/000000/;

    my($r,$v,$s) = $ver =~ /(d+)\.(d{3})(d{3})/;

    $v = int $v;
    $s = int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "cannot parse version '$ver'\n";
        }
    }
}

```

```

return ($r, $v, $s);
}

sub format_version
{
my $ver = shift;

$ver =~ s/$/000000/;
my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

$v = int $v;
$s = int $s;

if ($r < 5 || ($r == 5 && $v < 6)) {
if ($s % 10) {
die "invalid version '$ver'\n";
}
$s /= 10;

$ver = sprintf "%d.%03d", $r, $v;
$s > 0 and $ver .= sprintf "_%02d", $s;

return $ver;
}

return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info
{
$opt{quiet} and return;
print @_, "\n";
}

sub diag
{
$opt{quiet} and return;
$opt{diag} and print @_, "\n";
}

sub warning
{
$opt{quiet} and return;
print "*** ", @_, "\n";
}

sub error

```



```

{
print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
$opt{quiet} and return;
my $func = shift;
my $rv = 0;
if (exists $warnings{$func} && !$given_warnings{$func}++) {
my $warn = $warnings{$func};
$warn =~ s/!*** !mg;
print "*** WARNING: $func\n", $warn;
$rv++;
}
if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
my $hint = $hints{$func};
$hint =~ s/^/ /mg;
print " --- hint for $func ---\n", $hint;
}
$rv;
}

sub usage
{
my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*^(.*?)\s*^=/ms;
my %M = ( 'T' => '*' );
$usage =~ s/^\s*perl\s+\S+/$^X $0/;
$usage =~ s/([A-Z])<([^>]+)>/M{$1}$2M{$1}/g;

print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

ENDUSAGE

exit 2;
}

sub strip
{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*^(.*?)^=\w+/ms;
$copy =~ s/^(?=\S+)/

```

```

/gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-^)/$copy/ms;
$self =~ s/^\$SKIP.*(?=-^__DATA__)/SKIP
if (\@ARGV && \$ARGV[0] eq '--unstrip') {
eval { require Devel::PPPport };
\$_@ and die "Cannot require Devel::PPPport, please install.\n";
if (eval \$Devel::PPPport::VERSION < \$VERSION) {
die "$0 was originally generated with Devel::PPPport $VERSION.\n"
. "Your Devel::PPPport is only version \$Devel::PPPport::VERSION.\n"
. "Please install a newer version, or --unstrip will not work.\n";
}
Devel::PPPport::WriteFile(\$0);
exit 0;
}
print <<END;

```

Sorry, but this is a stripped version of \\$0.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
\$^X \$0 --unstrip
```

END

```

/ms;
my($pl, $c) = $self =~ /(.*^__DATA__)(.*)/ms;
$c =~ s{
 / (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
 | ( "[^"]\*"?(?:\.[^\"]\*)"*
 | '[^']*'?(?:\.[^']*')* )
 | (\$HS+) }{ defined $2 ? ' ' : ($1 || " ) }gsex;
$c =~ s!\s+!!mg;
$c =~ s!^\$LF!!mg;
$c =~ s!\s*#\s*!#!mg;
$c =~ s!\s+!!mg;

```

```

open OUT, ">$0" or die "cannot strip $0: $!\n";
print OUT "$pl$c\n";

```

```

exit 0;
}

```

```

__DATA__
*/

```

Found in path(s):

```

* /opt/cola/permits/1000849036_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/ppport.h

```

No license file was found, but licenses were detected in source scan.

=head1 NAME

File::Spec::Functions - portably perform operations on file names

=head1 SYNOPSIS

```
use File::Spec::Functions;
$x = catfile('a','b');
```

=head1 DESCRIPTION

This module exports convenience functions for all of the class methods provided by File::Spec.

For a reference of available functions, please consult L<File::Spec::Unix>, which contains the entire set, and which is inherited by the modules for other platforms. For further information, please see L<File::Spec::Mac>, L<File::Spec::OS2>, L<File::Spec::Win32>, or L<File::Spec::VMS>.

=head2 Exports

The following functions are exported by default.

- canonpath
- catdir
- catfile
- curdir
- rootdir
- updir
- no\_upwards
- file\_name\_is\_absolute
- path

The following functions are exported only by request.

- devnull
- tmpdir
- splitpath
- splitdir
- catpath
- abs2rel
- rel2abs
- case\_tolerant

All the functions may be imported using the C<:ALL> tag.

=head1 COPYRIGHT

Copyright

(c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

File::Spec, File::Spec::Unix, File::Spec::Mac, File::Spec::OS2,  
File::Spec::Win32, File::Spec::VMS, ExtUtils::MakeMaker

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Functions.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Test::Tutorial - A tutorial about writing really basic tests

=head1 DESCRIPTION

I<AHHHHHHH!!!! NOT TESTING! Anything but testing!

Beat me, whip me, send me to Detroit, but don't make me write tests!>

I<\*sob\*>

I<Besides, I don't know how to write the damned things.>

Is this you? Is writing tests right up there with writing documentation and having your fingernails pulled out? Did you open up a test and read

##### We start with some black magic

and decide that's quite enough for you?

It's ok. That's all gone now. We've done all the black magic for you. And here are the tricks...

=head2 Nuts and bolts of testing.

Here's the most basic test program.

```
#!/usr/bin/perl -w

print "1..1\n";

print 1 + 1 == 2 ? "ok 1\n" : "not ok 1\n";
```

since 1 + 1 is 2, it prints:

```
1..1
ok 1
```

What this says is: C<1..1> "I'm going to run one test." [1] C<ok 1> "The first test passed".

And that's about all magic there is to testing. Your basic unit of testing is the I<ok>. For each thing you test, an C<ok> is printed. Simple. B<Test::Harness> interprets your test results to determine if you succeeded or failed (more on that later).

Writing all these print statements rapidly gets tedious. Fortunately, there's B<Test::Simple>. It has one function, C<ok()>.

```
#!/usr/bin/perl -w

use Test::Simple tests => 1;

ok( 1 + 1 == 2 );
```

and that does the same thing as the code above. C<ok()> is the backbone of Perl testing, and we'll be using it instead of roll-your-own from here on. If C<ok()> gets a true value, the test passes. False, it fails.

```
#!/usr/bin/perl -w

use Test::Simple tests => 2;
ok( 1 + 1 == 2 );
ok( 2 + 2 == 5 );
```

from that comes

```
1..2
ok 1
not ok 2
```

```
# Failed test (test.pl at line 5)
# Looks like you failed 1 tests of 2.
```

C<1..2> "I'm going to run two tests." This number is used to ensure your test program ran all the way through and didn't die or skip some tests. C<ok 1> "The first test passed." C<not ok 2> "The second test failed". Test::Simple helpfully prints out some extra commentary about your tests.

It's not scary. Come, hold my hand. We're going to give an example of testing a module. For our example, we'll be testing a date library, B<Date::ICal>. It's on CPAN, so download a copy and follow along. [2]

=head2 Where to start?

This is the hardest part of testing, where do you start? People often get overwhelmed at the apparent enormity of the task of testing a whole module. Best place to start is at the beginning. Date::ICal is an object-oriented module, and that means you start by making an object. So we test C<new()>.

```
#!/usr/bin/perl -w
```

```
use Test::Simple tests => 2;
```

```
use Date::ICal;
```

```
my $ical = Date::ICal->new;    # create an object
ok( defined $ical );          # check that we got something
ok( $ical->isa('Date::ICal')
); # and it's the right class
```

run that and you should get:

```
1..2
ok 1
ok 2
```

congratulations, you've written your first useful test.

=head2 Names

That output isn't terribly descriptive, is it? When you have two tests you can figure out which one is #2, but what if you have 102?

Each test can be given a little descriptive name as the second argument to `C<ok()>`.

```
use Test::Simple tests => 2;

ok( defined $ical,      'new() returned something' );
ok( $ical->isa('Date::ICal'), " and it's the right class" );
```

So now you'd see...

```
1..2
ok 1 - new() returned something
ok 2 - and it's the right class
```

=head2 Test the manual

Simplest way to build up a decent testing suite is to just test what the manual says it does. [3] Let's pull something out of the `L<Date::ICal/SYNOPSIS>` and test that all its bits work.

```
#!/usr/bin/perl -w

use Test::Simple tests => 8;

use Date::ICal;

$ical = Date::ICal->new( year => 1964, month
=> 10, day => 16,
                      hour => 16, min => 12, sec => 47,
                      tz => '0530' );

ok( defined $ical,      'new() returned something' );
ok( $ical->isa('Date::ICal'), " and it's the right class" );
ok( $ical->sec  == 47,    ' sec()' );
ok( $ical->min  == 12,    ' min()' );
ok( $ical->hour == 16,    ' hour()' );
ok( $ical->day  == 17,    ' day()' );
ok( $ical->month == 10,   ' month()' );
ok( $ical->year == 1964,  ' year()' );
```

run that and you get:

```
1..8
ok 1 - new() returned something
ok 2 - and it's the right class
ok 3 - sec()
```

```

ok 4 - min()
ok 5 - hour()
not ok 6 - day()
# Failed test (- at line 16)
ok 7 - month()
ok 8 - year()
# Looks like you failed 1 tests of 8.

```

Whoops, a failure! [4] Test::Simple helpfully lets us know on what line the failure occurred, but not much else. We were supposed to get 17, but we didn't. What did we get?? Dunno. We'll have to re-run the test in the debugger or throw in some print statements to find out.

Instead, we'll switch from B<Test::Simple> to B<Test::More>. B<Test::More> does everything B<Test::Simple> does, and more! In fact, Test::More does things I<exactly> the way Test::Simple does. You can literally swap Test::Simple out and put Test::More in its place. That's just what we're going to do.

Test::More does more than Test::Simple. The most important difference at this point is it provides more informative ways to say "ok". Although you can write almost any test with a generic C<ok()>, it can't tell you what went wrong. Instead, we'll use the C<is()> function, which lets us declare that something is supposed to be the same as something else:

```

#!/usr/bin/perl -w

use Test::More tests => 8;

use Date::ICal;

$ical = Date::ICal->new( year => 1964, month => 10, day => 16,
                        hour => 16, min
=> 12, sec => 47,
                        tz => '0530' );

ok( defined $ical,      'new() returned something' );
ok( $ical->isa('Date::ICal'), " and it's the right class" );
is( $ical->sec,  47,    ' sec()' );
is( $ical->min,  12,    ' min()' );
is( $ical->hour, 16,    ' hour()' );
is( $ical->day,  17,    ' day()' );
is( $ical->month, 10,   ' month()' );
is( $ical->year, 1964,  ' year()' );

```

"Is C<\$ical-E<gt>sec> 47?" "Is C<\$ical-E<gt>min> 12?" With C<is()> in place,



you get some more information

```
1..8
ok 1 - new() returned something
ok 2 - and it's the right class
ok 3 - sec()
ok 4 - min()
ok 5 - hour()
not ok 6 - day()
# Failed test (- at line 16)
#   got: '16'
# expected: '17'
ok 7 - month()
ok 8 - year()
# Looks like you failed 1 tests of 8.
```

letting us know that `C->day` returned 16, but we expected 17. A quick check shows that the code is working fine, we made a mistake when writing up the tests. Just change it to:

```
is( $ical->day, 16, ' day()' );
```

and everything works.

So any time you're doing a "this equals that" sort of test, use `C->is()`. It even works on arrays. The test is always in scalar context, so you can test how many elements are in a list this way. [5]

```
is( @foo, 5, 'foo has 5 elements' );
```

=head2 Sometimes the tests are wrong

Which brings us to a very important lesson. Code has bugs. Tests are code. Ergo, tests have bugs. A failing test could mean a bug in the code, but don't discount the possibility that the test is wrong.

On the flip side, don't be tempted to prematurely declare a test incorrect just because you're having trouble finding the bug. Invalidating a test isn't something to be taken lightly, and don't use it as a cop out to avoid work.

=head2 Testing lots of values

We're going to be wanting to test a lot of dates

here, trying to trick  
the code with lots of different edge cases. Does it work before 1970?  
After 2038? Before 1904? Do years after 10,000 give it trouble?  
Does it get leap years right? We could keep repeating the code above,  
or we could set up a little try/expect loop.

```
use Test::More tests => 32;
use Date::ICal;

my %ICal_Dates = (
    # An ICal string    And the year, month, date
    #                hour, minute and second we expect.
    '19971024T120000' => # from the docs.
        [ 1997, 10, 24, 12, 0, 0 ],
    '20390123T232832' => # after the Unix epoch
        [ 2039, 1, 23, 23, 28, 32 ],
    '19671225T000000' => # before the Unix epoch
        [ 1967, 12, 25, 0, 0, 0 ],
    '18990505T232323' => # before the MacOS epoch
        [ 1899, 5, 5, 23, 23, 23 ],
);
```

```
while( my($ical_str, $expect)
= each %ICal_Dates ) {
    my $ical = Date::ICal->new( ical => $ical_str );

    ok( defined $ical,      "new(ical => '$ical_str')" );
    ok( $ical->isa('Date::ICal'), " and it's the right class" );

    is( $ical->year,  $expect->[0],  ' year()' );
    is( $ical->month, $expect->[1],  ' month()' );
    is( $ical->day,   $expect->[2],  ' day()' );
    is( $ical->hour,  $expect->[3],  ' hour()' );
    is( $ical->min,   $expect->[4],  ' min()' );
    is( $ical->sec,   $expect->[5],  ' sec()' );
}
```

So now we can test bunches of dates by just adding them to  
C<%ICal\_Dates>. Now that it's less work to test with more dates, you'll  
be inclined to just throw more in as you think of them.  
Only problem is, every time we add to that we have to keep adjusting  
the C<use Test::More tests =E<gt> ##> line. That can rapidly get  
annoying. There's two ways to make this work better.

First, we can calculate  
the plan dynamically using the C<plan()>  
function.

```
use Test::More;
use Date::ICal;

my %ICal_Dates = (
    ...same as before...
);

# For each key in the hash we're running 8 tests.
plan tests => keys %ICal_Dates * 8;
```

Or to be even more flexible, we use C<no\_plan>. This means we're just running some tests, don't know how many. [6]

```
use Test::More 'no_plan'; # instead of tests => 32
```

now we can just add tests and not have to do all sorts of math to figure out how many we're running.

=head2 Informative names

Take a look at this line here

```
ok( defined $ical, "new(ical => '$ical_str')");
```

we've added more detail about what we're testing and the ICal string itself we're trying out to the name. So you get results like:

```
ok 25 - new(ical => '19971024T120000')
ok 26 - and it's the right class
ok 27 - year()
ok 28 - month()
ok 29 - day()
ok 30 - hour()
ok 31 - min()
ok 32 - sec()
```

if something

in there fails, you'll know which one it was and that will make tracking down the problem easier. So try to put a bit of debugging information into the test names.

Describe what the tests test, to make debugging a failed test easier for you or for the next person who runs your test.

=head2 Skipping tests

Poking around in the existing Date::ICal tests, I found this in  
F<t/01sanity.t> [7]

```
#!/usr/bin/perl -w

use Test::More tests => 7;
use Date::ICal;

# Make sure epoch time is being handled sanely.
my $t1 = Date::ICal->new( epoch => 0 );
is( $t1->epoch, 0,      "Epoch time of 0" );

# XXX This will only work on unix systems.
is( $t1->ical, '19700101Z', " epoch to ical" );

is( $t1->year, 1970,      " year()" );
is( $t1->month, 1,        " month()" );
is( $t1->day, 1,          " day()" );

# like the tests above, but starting with ical instead of epoch
my $t2 = Date::ICal->new( ical => '19700101Z' );
is(
$t2->ical, '19700101Z', "Start of epoch in ICal notation" );

is( $t2->epoch, 0,      " and back to ICal" );
```

The beginning of the epoch is different on most non-Unix operating systems [8]. Even though Perl smooths out the differences for the most part, certain ports do it differently. MacPerl is one off the top of my head. [9] We I<know> this will never work on MacOS. So rather than just putting a comment in the test, we can explicitly say it's never going to work and skip the test.

```
use Test::More tests => 7;
use Date::ICal;

# Make sure epoch time is being handled sanely.
my $t1 = Date::ICal->new( epoch => 0 );
is( $t1->epoch, 0,      "Epoch time of 0" );

SKIP: {
    skip('epoch to ICal not working on MacOS', 6)
        if $^O eq 'MacOS';

    is( $t1->ical, '19700101Z', " epoch to ical" );

    is( $t1->year, 1970,      " year()" );
```

```

is( $t1->month, 1,      " month(" );
is( $t1->day,  1,      "
day()" );

# like the tests above, but starting with ical instead of epoch
my $t2 = Date::ICal->new( ical => '19700101Z' );
is( $t2->ical, '19700101Z', "Start of epoch in ICal notation" );

is( $t2->epoch, 0,      " and back to ICal" );
}

```

A little bit of magic happens here. When running on anything but MacOS, all the tests run normally. But when on MacOS, C<skip()> causes the entire contents of the SKIP block to be jumped over. It's never run. Instead, it prints special output that tells Test::Harness that the tests have been skipped.

```

1..7
ok 1 - Epoch time of 0
ok 2 # skip epoch to ICal not working on MacOS
ok 3 # skip epoch to ICal not working on MacOS
ok 4 # skip epoch to ICal not working on MacOS
ok 5 # skip epoch to ICal not working on MacOS
ok 6 # skip epoch to ICal not working on MacOS
ok 7 # skip epoch to ICal not working on MacOS

```

This means your tests won't fail on MacOS. This means less emails from

MacPerl users telling you about failing tests that you know will never work. You've got to be careful with skip tests. These are for tests which don't work and I<never will>. It is not for skipping genuine bugs (we'll get to that in a moment).

The tests are wholly and completely skipped. [10] This will work.

```

SKIP: {
    skip("I don't wanna die!");

    die, die, die, die, die;
}

```

=head2 Todo tests

Thumbing through the Date::ICal man page, I came across this:

```
ical
```

```
$ical_string = $ical->ical;
```

Retrieves, or sets, the date on the object, using any valid iCal date/time string.

"Retrieves or sets". Hmm, didn't see a test for using `C<ical()` to set the date in the `Date::iCal` test suite. So I'll write one.

```
use Test::More tests => 1;
use Date::iCal;

my $ical = Date::iCal->new;
$ical->ical('20201231Z');
is( $ical->ical, '20201231Z', 'Setting via ical()' );
```

run that and I get

```
1..1
not ok 1 - Setting via ical()
# Failed test (- at line 6)
# got: '20010814T233649Z'
# expected: '20201231Z'
# Looks like you failed 1 tests of 1.
```

Whoops! Looks like it's unimplemented. Let's assume we don't have the time to fix this. [11] Normally, you'd just comment out the test and put a note in a todo list somewhere. Instead, we're going to explicitly state "this test will fail" by wrapping it in a `C<TODO>` block.

```
use Test::More tests => 1;

TODO: {
    local $TODO = 'ical($ical) not yet implemented';

    my $ical = Date::iCal->new;
    $ical->ical('20201231Z');

    is( $ical->ical, '20201231Z', 'Setting via ical()' );
}
```

Now when you run, it's a little different:

```
1..1
not ok 1 - Setting via ical() # TODO ical($ical) not yet implemented
# got: '20010822T201551Z'
# expected: '20201231Z'
```

`Test::More` doesn't say "Looks like you failed 1 tests of 1". That `#`

TODO' tells Test::Harness "this is supposed to fail" and it treats a failure as a successful test. So you can write tests even before you've fixed the underlying code.

If a TODO test passes, Test::Harness will report it "UNEXPECTEDLY SUCCEEDED". When that happens, you simply remove the TODO block with C<local \$TODO> and turn it into a real test.

=head2 Testing with taint mode.

Taint mode is a funny thing. It's the globalest of all global features. Once you turn it on, it affects I<all> code in your program and I<all> modules used (and all the modules they use). If a single piece of code isn't taint clean, the whole thing explodes. With that in mind, it's very important to ensure your module works under taint mode.

It's very simple to have your tests run under taint mode. Just throw a C<-T> into the C<#!> line. Test::Harness will read the switches in C<#!> and use them to run your tests.

```
#!/usr/bin/perl -Tw
```

```
...test normally here...
```

So when you say C<make test> it will be run with taint mode and warnings on.

=head1 FOOTNOTES

=over

4

=item 1

The first number doesn't really mean anything, but it has to be 1. It's the second number that's important.

=item 2

For those following along at home, I'm using version 1.31. It has some bugs, which is good -- we'll uncover them with our tests.

=item 3

You can actually take this one step further and test the manual itself. Have a look at `B<Test::Inline>` (formerly `B<Pod::Tests>`).

=item 4

Yes, there's a mistake in the test suite. What! Me, contrived?

=item 5

We'll get to testing the contents of lists later.

=item 6

But what happens if your test program dies halfway through?! Since we didn't say how many tests we're going to run, how can we know it failed? No problem, `Test::More` employs some magic to catch that death and turn the test into a failure, even if every test passed up to that point.

=item 7

I cleaned it up a little.

=item 8

Most Operating Systems record time as the number of seconds since a certain date. This date is the beginning of the epoch. Unix's starts at midnight January 1st, 1970 GMT.

=item 9

MacOS's epoch is midnight January 1st, 1904. VMS's is midnight, November 17th, 1858, but `vmperl` emulates the Unix epoch so it's not a problem.

=item 10

As long as the code inside the `SKIP` block at least compiles. Please don't ask how. No, it's not a filter.

=item 11

Do NOT be tempted to use `TODO` tests as a way to avoid fixing simple bugs!

=back



=head1 AUTHORS

Michael G Schwern E<lt>schwern@pobox.comE<gt> and the perl-qa dancers!

=head1 COPYRIGHT

Copyright 2001 by Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This documentation is free; you can redistribute it and/or modify it under the same terms as Perl itself.

Irrespective of its distribution, all code examples in these files are hereby placed into the public domain. You are permitted and encouraged to use this code in your own programs for fun or for profit as you see fit. A simple comment in the code giving credit would be courteous but is not required.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/t/lib/Test/Tutorial.pod  
No license file was found, but licenses were detected in source scan.

=back

=head1 COPYRIGHT

Copyright (c) 2004,2007 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Cygwin.pm  
No license file was found, but licenses were detected in source scan.

=head1 NAME

File::Spec::OS2 - methods for OS/2 file specs

=head1 SYNOPSIS

require File::Spec::OS2; # Done internally by File::Spec if needed

=head1 DESCRIPTION

See L<File::Spec> and L<File::Spec::Unix>. This package overrides the implementation of these methods, not the semantics.

Amongst the changes made for OS/2 are...

=over 4

=item tmpdir

Modifies the list of places temp directory information is looked for.

```
$ENV{TMPDIR}
```

```
$ENV{TEMP}
```

```
$ENV{TMP}
```

```
/tmp
```

```
/
```

=item splitpath

Volumes can be drive letters or UNC sharenames (\\server\share).

=back

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

```
* /opt/cola/permits/1000849036_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/OS2.pm
```

No license file was found, but licenses were detected in source scan.

```
/* See
```

```
* http://www.xray.mpe.mpg.de/mailling-lists/perl5-porters/2004-11/msg00979.html
```

```
* for the details of why the BSD license is compatible with the
```

```
* AL/GPL standard perl license.
```

```
*/
```

```
/*
```

```
* Copyright (c) 2003 Constantin S. Svintsoff <kostik@iclub.nsu.ru>
```

```
*
```

- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. The names of the authors may not be used to endorse or promote
- \* products derived from this software without specific prior written
- \* permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*/

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/Cwd.xs

No license file was found, but licenses were detected in source scan.

=back

=head1 EXIT CODES

If all your tests passed, Test::Builder will exit with zero (which is normal). If anything failed it will exit with how many failed. If you run less (or more) tests than you planned, the missing (or extras) will be considered failures. If no tests were ever run Test::Builder will throw a warning and exit with 255. If the test died, even after having successfully completed all its tests, it will still be considered a failure and will exit with 255.

So the exit codes are...

0	all tests successful
255	test died
any other number	how many failed (including missing or extras)

If you fail more than 254 tests, it will be reported as 254.

=head1 NOTES

Test::More is B<explicitly> tested all the way back to perl 5.004.

=head1 BUGS and CAVEATS

=over 4

=item Threads

Test::More will only be aware of threads if "use threads" has been done

I<before>

Test::More is loaded. This is ok:

```
use threads;
use Test::More;
```

This may cause problems:

```
use Test::More
use threads;
```

=item Making your own ok()

If you are trying to extend Test::More, don't. Use Test::Builder instead.

=item The eq\_\* family has some caveats.

=item Test::Harness upgrade

no\_plan and todo depend on new Test::Harness features and fixes. If you're going to distribute tests that use no\_plan or todo your end-users will have to upgrade Test::Harness to the latest one on CPAN. If you avoid no\_plan and TODO tests, the stock Test::Harness will work fine.

Installing Test::More should also upgrade Test::Harness.

=back

=head1 HISTORY

This is a case of convergent evolution with Joshua Pritikin's Test module. I was largely unaware of its existence when I'd first written my own ok() routines. This module exists because I can't figure out how to easily wedge test names into Test's interface (along with a few other problems).

The goal here is to have a testing utility that's simple to learn, quick to use and difficult to trip yourself up with while still providing more flexibility than the existing Test.pm. As such, the names of the most common routines are kept tiny, special cases and magic side-effects are kept to a minimum. WYSIWYG.

=head1 SEE ALSO

L<Test::Simple> if all this confuses you and you just want to write some tests. You can upgrade to Test::More later (it's forward compatible).

L<Test> is the old testing module. Its main benefit is that it has been distributed with Perl since 5.004\_05.

L<Test::Harness> for details on how your test results are interpreted by Perl.

L<Test::Differences> for more ways to test complex data structures. And it plays well with Test::More.

L<Test::Class> is like XUnit but more perl-ish.

L<Test::Deep> gives you more powerful complex data structure testing.

L<Test::Unit> is XUnit style testing.

L<Test::Inline> shows the idea of embedded testing.

L<Bundle::Test> installs a whole bunch of useful test modules.

=head1 AUTHORS

Michael G Schwern E<lt>schwern@pobox.comE<gt> with much inspiration from Joshua Pritikin's Test module and lots of help from Barrie Slaymaker, Tony Bowden, blackstar.co.uk, chromatic and the perl-qa gang.

=head1 COPYRIGHT

Copyright 2001, 2002 by Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

See F<http://www.perl.com/perl/misc/Artistic.html>

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/t/lib/Test/More.pm

No license file was found, but licenses were detected in source scan.

License: (GPL+ or Artistic) and BSD

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/perl-PathTools.spec

No license file was found, but licenses were detected in source scan.

=head1 NAME

Cwd - get pathname of current working directory

=head1 SYNOPSIS

```
use Cwd;
my $dir = getcwd;
```

```
use Cwd 'abs_path';
my $abs_path = abs_path($file);
```

=head1 DESCRIPTION

This module provides functions for determining the pathname of the current working directory. It is recommended that `getcwd` (or another `*cwd()` function) be used in I<all> code to ensure portability.

By default, it exports the functions `cwd()`, `getcwd()`, `fastcwd()`, and `fastgetcwd()` (and, on Win32, `getdcwd()`) into the caller's namespace.

=head2 `getcwd` and friends

Each of these functions are called without arguments and return the

absolute path of the current working directory.

=over 4

=item getcwd

```
my $cwd = getcwd();
```

Returns the current working directory.

Exposes the POSIX function `getcwd(3)` or re-implements it if it's not available.

=item cwd

```
my $cwd = cwd();
```

The `cwd()` is the most natural form for the current architecture. For most systems it is identical to ``pwd`` (but without the trailing line terminator).

=item fastcwd

```
my $cwd = fastcwd();
```

A more dangerous version of `getcwd()`, but potentially faster.

It might conceivably `chdir()` you out of a directory that it can't `chdir()` you back into. If `fastcwd` encounters a problem it will return `undef` but will probably leave you in a different directory. For a measure of extra security, if everything appears to have worked, the `fastcwd()` function will check that it leaves you in the same directory that it started in. If it has changed it will `C<die>` with the message "Unstable directory path, current directory changed unexpectedly". That should never happen.

=item fastgetcwd

```
my $cwd = fastgetcwd();
```

The `fastgetcwd()` function is provided as a synonym for `cwd()`.

=item getdcwd

```
my $cwd = getdcwd();  
my $cwd = getdcwd('C:');
```

The `getcwd()` function is also provided on Win32 to get the current working directory on the specified drive, since Windows maintains a separate current working directory for each drive. If no drive is specified then the current drive is assumed.

This function simply calls the Microsoft C library `_getcwd()` function.

=back

=head2 `abs_path` and friends

These functions are exported only on request. They each take a single argument and return the absolute pathname for it. If no argument is given they'll use the current working directory.

=over 4

=item `abs_path`

```
my $abs_path = abs_path($file);
```

Uses the same algorithm as `getcwd()`. Symbolic links and relative-path components (".", "..") are resolved to return the canonical pathname, just like `realpath(3)`.

=item `realpath`

```
my $abs_path = realpath($file);
```

A synonym for `abs_path()`.

=item `fast_abs_path`

```
my $abs_path = fast_abs_path($file);
```

A more dangerous, but potentially faster version of `abs_path`.

=back

=head2 `$ENV{PWD}`

If you ask to override your `chdir()` built-in function,

```
use Cwd qw(chdir);
```

then your `PWD` environment



variable will be kept up to date. Note that it will only be kept up to date if all packages which use `chdir` import it from `Cwd`.

=head1 NOTES

=over 4

=item \*

Since the path separators are different on some operating systems ('/' on Unix, ':' on MacPerl, etc...) we recommend you use the `File::Spec` modules wherever portability is a concern.

=item \*

Actually, on Mac OS, the `C<getcwd()>`, `C<fastgetcwd()>` and `C<fastcwd()>` functions are all aliases for the `C<cwd()>` function, which, on Mac OS, calls ``pwd``. Likewise, the `C<abs_path()>` function is an alias for `C<fast_abs_path()>`.

=back

=head1 AUTHOR

Originally by the perl5-porters.

Maintained by Ken Williams <KWILLIAMS@cpan.org>

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Portions of the C code in this library are copyright (c) 1994 by the Regents of the University of California.

All rights reserved. The license on this code is compatible with the licensing of the rest of the distribution - please see the source code in `F<Cwd.xs>` for the details.

=head1 SEE ALSO

L<`File::chdir`>

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/Cwd.pm

No license file was found, but licenses were detected in source scan.

=head1 EXIT CODES

If all your tests passed, Test::Builder will exit with zero (which is normal). If anything failed it will exit with how many failed. If you run less (or more) tests than you planned, the missing (or extras) will be considered failures. If no tests were ever run Test::Builder will throw a warning and exit with 255. If the test died, even after having successfully completed all its tests, it will still be considered a failure and will exit with 255.

So the exit codes are...

0	all tests successful
255	test died
any other number	how many failed (including missing or extras)

If you fail more than 254 tests, it will be reported as 254.

=head1 THREADS

In perl 5.8.0 and later, Test::Builder is thread-safe. The test number is shared amongst all threads. This means if one thread sets the test number using `current_test()` they will all be effected.

Test::Builder  
is only thread-aware if `threads.pm` is loaded I<before>  
Test::Builder.

=head1 EXAMPLES

CPAN can provide the best examples. Test::Simple, Test::More, Test::Exception and Test::Differences all use Test::Builder.

=head1 SEE ALSO

Test::Simple, Test::More, Test::Harness

=head1 AUTHORS

Original code by chromatic, maintained by Michael G Schwern

E<lt>schwern@pobox.comE<gt>

=head1 COPYRIGHT

Copyright 2002 by chromatic E<lt>chromatic@wgz.orgE<gt>,  
Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

See F<http://www.perl.com/perl/misc/Artistic.html>

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/t/lib/Test/Builder.pm

No license file was found, but licenses were detected in source scan.

=back

Test::Simple will start by printing number of tests run in the form  
"1..M" (so "1..5" means you're going to run 5 tests). This strange  
format lets Test::Harness know how many tests you plan on running in  
case something goes horribly wrong.

If all your tests passed, Test::Simple will exit with zero (which is  
normal). If anything failed it will exit with how many failed. If  
you run less (or more) tests than you planned, the missing (or extras)  
will be considered failures. If no tests were ever run Test::Simple  
will throw a warning and exit with 255. If the test died, even after  
having successfully completed all its tests, it will still be  
considered a failure and will exit with 255.

So the exit codes are...

0	all tests successful
255	test died
any other number	how many failed (including missing or extras)

If you fail more than 254 tests, it will be reported  
as 254.

This module is by no means trying to be a complete testing system.  
It's just to get you started. Once you're off the ground its  
recommended you look at L<Test::More>.

=head1 EXAMPLE

Here's an example of a simple .t file for the fictional Film module.

```
use Test::Simple tests => 5;

use Film; # What you're testing.

my $btaste = Film->new({ Title => 'Bad Taste',
                      Director => 'Peter Jackson',
                      Rating => 'R',
                      NumExplodingSheep => 1
                    });
ok( defined($btaste) and ref $btaste eq 'Film', 'new() works' );

ok( $btaste->Title eq 'Bad Taste', 'Title() get' );
ok( $btaste->Director eq 'Peter Jackson', 'Director() get' );
ok( $btaste->Rating eq 'R', 'Rating() get' );
ok( $btaste->NumExplodingSheep == 1, 'NumExplodingSheep() get' );
```

It will produce output like this:

```
1..5
ok 1 - new() works
ok 2 - Title() get
ok 3 - Director() get
not ok 4 - Rating() get
# Failed test (t/film.t at line 14)
ok 5 - NumExplodingSheep() get
# Looks like you failed 1 tests of 5
```

Indicating the Film::Rating() method is broken.

=head1 CAVEATS

Test::Simple will only report a maximum of 254 failures in its exit code. If this is a problem, you probably have a huge test script. Split it into multiple files. (Otherwise blame the Unix folks for using an unsigned short integer as the exit status).

Because VMS's exit codes are much, much different than the rest of the universe, and perl does horrible mangling to them that gets in my way, it works like this on VMS.

```
0  SS$_NORMAL    all tests successful
4  SS$_ABORT     something went wrong
```

Unfortunately, I can't differentiate any further.

## =head1 NOTES

Test::Simple is B<explicitly> tested all the way back to perl 5.004.

Test::Simple is thread-safe in perl 5.8.0 and up.

## =head1 HISTORY

This

module was conceived while talking with Tony Bowden in his kitchen one night about the problems I was having writing some really complicated feature into the new Testing module. He observed that the main problem is not dealing with these edge cases but that people hate to write tests B<at all>. What was needed was a dead simple module that took all the hard work out of testing and was really, really easy to learn. Paul Johnson simultaneously had this idea (unfortunately, he wasn't in Tony's kitchen). This is it.

## =head1 SEE ALSO

=over 4

=item L<Test::More>

More testing functions! Once you outgrow Test::Simple, look at Test::More. Test::Simple is 100% forward compatible with Test::More (i.e. you can just use Test::More instead of Test::Simple in your programs and things will still work).

=item L<Test>

The original Perl testing module.

=item L<Test::Unit>

Elaborate unit testing.

=item L<Test::Inline>, L<SelfTest>

Embed tests in your code!

=item L<Test::Harness>

Interprets

the output of your test program.

=back

=head1 AUTHORS

Idea by Tony Bowden and Paul Johnson, code by Michael G Schwern  
E<lt>schwern@pobox.comE<gt>, wardrobe by Calvin Klein.

=head1 COPYRIGHT

Copyright 2001 by Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

See F<http://www.perl.com/perl/misc/Artistic.html>

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/t/lib/Test/Simple.pm

No license file was found, but licenses were detected in source scan.

---

abstract: unknown

author:

- unknown

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.62, CPAN::Meta::Converter version 2.112150'

license: unknown

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: PathTools

no\_index:

directory:

- t

- inc

requires:

Carp: 0

File::Basename: 0

Scalar::Util: 0

Test: 0

version: 3.40

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/META.yml

No license file was found, but licenses were detected in source scan.

=back

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<File::Spec> and L<File::Spec::Unix>. This package overrides the implementation of these methods, not the semantics.

An explanation of VMS file specs can be found at

L<[http://h71000.www7.hp.com/doc/731FINAL/4506/4506pro\\_014.html#apps\\_locating\\_naming\\_files](http://h71000.www7.hp.com/doc/731FINAL/4506/4506pro_014.html#apps_locating_naming_files)>.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/VMS.pm

No license file was found, but licenses were detected in source scan.

=back

=head1 AUTHORS

See the authors list in I<File::Spec>. Mac OS support by Paul Schinder <[schinder@pobox.com](mailto:schinder@pobox.com)> and Thomas Wegner <[wegner\\_thomas@yahoo.com](mailto:wegner_thomas@yahoo.com)>.

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<File::Spec> and L<File::Spec::Unix>. This package overrides the implementation of these methods, not the semantics.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Mac.pm  
No license file was found, but licenses were detected in source scan.

=back

=head2 Note For File::Spec::Win32 Maintainers

Novell NetWare inherits its File::Spec behaviour from File::Spec::Win32.

=head1 COPYRIGHT

Copyright (c) 2004,2007 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<File::Spec> and L<File::Spec::Unix>. This package overrides the implementation of these methods, not the semantics.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Win32.pm  
No license file was found, but licenses were detected in source scan.

=pod

=head1 AUTHOR

o.flebbe@gmx.de

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify



it under the same terms as Perl itself.

=head1 SEE ALSO

See L<File::Spec> and L<File::Spec::Unix>. This package overrides the implementation of these methods, not the semantics.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Epoc.pm  
No license file was found, but licenses were detected in source scan.

=back

=head1 COPYRIGHT

Copyright (c) 2004 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Please submit bug reports and patches to [perlbug@perl.org](mailto:perlbug@perl.org).

=head1 SEE ALSO

L<File::Spec>

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec/Unix.pm  
No license file was found, but licenses were detected in source scan.

=head1 NAME

File::Spec - portably perform operations on file names

=head1 SYNOPSIS

```
use File::Spec;
```

```
$x=File::Spec->catfile('a', 'b', 'c');
```

which returns 'a/b/c' under Unix. Or:

```
use File::Spec::Functions;
```

```
$x = catfile('a', 'b', 'c');
```

```
=head1 DESCRIPTION
```

This module is designed to support operations commonly performed on file specifications (usually called "file names", but not to be confused with the contents of a file, or Perl's file handles), such as concatenating several directory and file names into a single path, or determining whether a path is rooted. It is based on code directly taken from MakeMaker 5.17, code written by Andreas KE<ouml>nig, Andy Dougherty, Charles Bailey, Ilya Zakharevich, Paul Schinder, and others.

Since these functions are different for most operating systems, each set of OS specific routines is available in a separate module, including:

```
File::Spec::Unix
```

```
File::Spec::Mac
```

```
File::Spec::OS2
```

```
File::Spec::Win32
```

```
File::Spec::VMS
```

The

module appropriate for the current OS is automatically loaded by File::Spec. Since some modules (like VMS) make use of facilities available only under that OS, it may not be possible to load all modules under all operating systems.

Since File::Spec is object oriented, subroutines should not be called directly, as in:

```
File::Spec::catfile('a','b');
```

but rather as class methods:

```
File::Spec->catfile('a','b');
```

For simple uses, L<File::Spec::Functions> provides convenient functional forms of these methods.

```
=head1 METHODS
```

```
=over 2
```

```
=item canonpath
```

```
X<canonpath>
```

No physical check on the filesystem, but a logical cleanup of a path.

```
$spath = File::Spec->canonpath( $path );
```

Note that this does *\*not\** collapse F<x/./y> sections into F<y>. This is by design. If F</foo> on your system is a symlink to F</bar/baz>, then F</foo/./quux> is actually F</bar/quux>, not F</quux> as a naive F<./>-removal would give you. If you want to do this kind of processing, you probably want C<Cwd>'s C<realpath()> function to actually traverse the filesystem cleaning up paths like this.

```
=item catdir  
X<catdir>
```

Concatenate two or more directory names to form a complete path ending with a directory. But remove the trailing slash from the resulting string, because it doesn't look good, isn't necessary and confuses OS/2. Of course, if this is the root directory, don't cut off the trailing slash :-)

```
$spath = File::Spec->catdir( @directories );
```

```
=item catfile  
X<catfile>
```

Concatenate one or more directory names and a filename to form a complete path ending with a filename

```
$spath = File::Spec->catfile( @directories, $filename );
```

```
=item curdir  
X<curdir>
```

Returns a string representation of the current directory.

```
$curdir = File::Spec->curdir();
```

```
=item devnull  
X<devnull>
```

Returns a string representation of the null device.

```
$devnull = File::Spec->devnull();
```

```
=item rootdir  
X<rootdir>
```

Returns a string representation of the root directory.

```
$rootdir = File::Spec->rootdir();
```

=item tmpdir

X<tmpdir>

Returns a string representation of the first writable directory from a list of possible temporary directories. Returns the current directory if no writable temporary directories are found. The list of directories checked depends on the platform; e.g. File::Spec::Unix checks C<\${ENV{TMPDIR}}> (unless taint is on) and F</tmp>.

```
$tmpdir = File::Spec->tmpdir();
```

=item updir

X<updir>

Returns a string representation of the parent directory.

```
$updir = File::Spec->updir();
```

=item no\_upwards

Given a list of file names, strip out those that refer to a parent directory. (Does not strip symlinks, only '.', '..', and equivalents.)

```
@paths = File::Spec->no_upwards( @paths );
```

=item case\_tolerant

Returns a true or false value indicating, respectively, that alphabetic case is not or is significant when comparing file specifications. Cygwin and Win32 accept an optional drive argument.

```
$is_case_tolerant =  
File::Spec->case_tolerant();
```

=item file\_name\_is\_absolute

Takes as its argument a path, and returns true if it is an absolute path.

```
$is_absolute = File::Spec->file_name_is_absolute( $path );
```

This does not consult the local filesystem on Unix, Win32, OS/2, or Mac OS (Classic). It does consult the working environment for VMS

(see L<File::Spec::VMS/file\_name\_is\_absolute>).

=item path  
X<path>

Takes no argument. Returns the environment variable C<PATH> (or the local platform's equivalent) as a list.

```
@PATH = File::Spec->path();
```

=item join  
X<join, path>

join is the same as catfile.

=item splitpath  
X<splitpath> X<split, path>

Splits a path in to volume, directory, and filename portions. On systems with no concept of volume, returns "" for volume.

```
($volume,$directories,$file) =  
    File::Spec->splitpath( $path );  
($volume,$directories,$file) =  
    File::Spec->splitpath( $path, $no_file );
```

For systems with no syntax differentiating filenames from directories, assumes that the last file is a path unless C<\$no\_file> is true or a trailing separator or F</.> or F</..> is present. On Unix, this means that C<\$no\_file> true makes this return ( "", \$path, "" ).

The directory portion may or may not be returned with a trailing '/'.

The results can be passed to L</catpath()> to get back a path equivalent to (usually identical to) the original path.

=item splitdir  
X<splitdir> X<split, dir>

The opposite of L</catdir>.

```
@dirs = File::Spec->splitdir( $directories );
```

C<\$directories> must be only the directory portion of the path on systems that have the concept of a volume or that have path syntax that differentiates files from directories.

Unlike just splitting the directories on the separator, empty directory names (C<">) can be returned, because these are significant on some OSes.

=item catpath()

Takes volume, directory and file portions and returns an entire path. Under Unix, C<\$volume> is ignored, and directory and file are concatenated. A '/' is inserted if need be. On other OSes, C<\$volume> is significant.

```
$full_path = File::Spec->catpath( $volume, $directory, $file );
```

=item abs2rel

X<abs2rel> X<absolute, path> X<relative, path>

Takes a destination path and an optional base path returns a relative path from the base path to the destination path:

```
$rel_path = File::Spec->abs2rel( $path ) ;  
$rel_path = File::Spec->abs2rel( $path, $base ) ;
```

If C<\$base> is not present or "", then L<Cwd::cwd()|Cwd> is used. If C<\$base> is relative, then it is converted to absolute form using L</rel2abs()>. This means that it is taken to be relative to L<Cwd::cwd()|Cwd>.

On systems with the concept of volume, if C<\$path> and C<\$base> appear to be on two different volumes, we will not attempt to resolve the two paths, and we will instead simply return C<\$path>. Note that previous versions of this module ignored the volume of C<\$base>, which resulted in garbage results part of the time.

On

systems that have a grammar that indicates filenames, this ignores the C<\$base> filename as well. Otherwise all path components are assumed to be directories.

If C<\$path> is relative, it is converted to absolute form using L</rel2abs()>. This means that it is taken to be relative to L<Cwd::cwd()|Cwd>.

No checks against the filesystem are made. On VMS, there is interaction with the working environment, as logicals and macros are expanded.

Based on code written by Shigio Yamaguchi.

=item rel2abs()

X<rel2abs> X<absolute, path> X<relative, path>

Converts a relative path to an absolute path.

```
$abs_path = File::Spec->rel2abs( $path ) ;  
$abs_path = File::Spec->rel2abs( $path, $base ) ;
```

If C<\$base> is not present or "", then L<Cwd::cwd()|Cwd> is used. If C<\$base> is relative, then it is converted to absolute form using L</rel2abs()>. This means that it is taken to be relative to L<Cwd::cwd()|Cwd>.

On systems with the concept of volume, if C<\$path> and C<\$base> appear to be on

two different volumes, we will not attempt to resolve the two paths, and we will instead simply return C<\$path>. Note that previous versions of this module ignored the volume of C<\$base>, which resulted in garbage results part of the time.

On systems that have a grammar that indicates filenames, this ignores the C<\$base> filename as well. Otherwise all path components are assumed to be directories.

If C<\$path> is absolute, it is cleaned up and returned using L</canonpath>.

No checks against the filesystem are made. On VMS, there is interaction with the working environment, as logicals and macros are expanded.

Based on code written by Shigio Yamaguchi.

=back

For further information, please see L<File::Spec::Unix>, L<File::Spec::Mac>, L<File::Spec::OS2>, L<File::Spec::Win32>, or L<File::Spec::VMS>.

=head1 SEE ALSO

L<File::Spec::Unix>, L<File::Spec::Mac>, L<File::Spec::OS2>, L<File::Spec::Win32>, L<File::Spec::VMS>, L<File::Spec::Functions>, L<ExtUtils::MakeMaker>

=head1

AUTHOR

Currently maintained by Ken Williams C<< <KWILLIAMS@cpan.org> >>.

The vast majority of the code was written by

Kenneth Albanowski C<<< <kjahds@kjahds.com> >>>,  
Andy Dougherty C<<< <doughera@lafayette.edu> >>>,  
Andreas KE<ouml>nig C<<< <A.Koenig@franz.ww.TU-Berlin.DE> >>>,  
Tim Bunce C<<< <Tim.Bunce@ig.co.uk> >>>.  
VMS support by Charles Bailey C<<< <bailey@newman.upenn.edu> >>>.  
OS/2 support by Ilya Zakharevich C<<< <ilya@math.ohio-state.edu> >>>.  
Mac support by Paul Schinder C<<< <schinder@pobox.com> >>>, and  
Thomas Wegner C<<< <wegner\_thomas@yahoo.com> >>>.  
abs2rel() and rel2abs() written by Shigio Yamaguchi C<<< <shigio@tamacom.com> >>>,  
modified by Barrie Slaymaker C<<< <barries@slaysys.com> >>>.  
splitpath(), splitdir(), catpath() and catdir() by Barrie Slaymaker.

=head1 COPYRIGHT

Copyright (c) 2004-2013 by the Perl 5 Porters. All rights reserved.

This program is free software; you can redistribute it and/or modify  
it under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000849036\_1646171516.26/0/perl-PathTools-3.40-5.el7.src.rpm-cosi-expand-archive-1Qw75xNn/PathTools-3.40.tar.gz-cosi-expand-archive-ailvvQyw/PathTools-3.40/lib/File/Spec.pm

# 1.150 perl-storable 2.45-3.el7

## 1.150.1 Available under license :

No license file was found, but licenses were detected in source scan.

=back

=head1 NOTES

Test::More is B<explicitly> tested all the way back to perl 5.004.

Test::More is thread-safe for perl 5.8.0 and up.

=head1 BUGS and CAVEATS

=over 4

=item Making your own ok()

If you are trying to extend Test::More, don't. Use Test::Builder  
instead.



=item The eq\_\* family has some caveats.

=item Test::Harness upgrades

no\_plan and todo depend on new Test::Harness features and fixes. If you're going to distribute tests that use no\_plan or todo your end-users will have to upgrade Test::Harness to the latest one on CPAN. If you avoid no\_plan and TODO tests, the stock Test::Harness will work fine.

If you simply depend on Test::More, it's own dependencies will cause a Test::Harness upgrade.

=back

=head1 HISTORY

This is a case of convergent evolution with Joshua Pritikin's Test module. I was largely unaware of its existence when I'd first written my own ok() routines. This module exists because I can't figure out how to easily wedge test names into Test's interface (along with a few other problems).

The goal here is to have a testing utility that's simple to learn, quick to use and difficult to trip yourself up with while still providing more flexibility than the existing Test.pm. As such, the names of the most common routines are kept tiny, special cases and magic side-effects are kept to a minimum. WYSIWYG.

=head1 SEE ALSO

L<Test::Simple> if all this confuses you and you just want to write some tests. You can upgrade to Test::More later (it's forward compatible).

L<Test::Differences> for more ways to test complex data structures. And it plays well with Test::More.

L<Test> is the old testing module. Its main benefit is that it has been distributed with Perl since 5.004\_05.

L<Test::Harness> for details on how your test results are interpreted by Perl.

L<Test::Unit> describes a very featureful unit testing interface.

L<Test::Inline> shows the idea of embedded testing.

L<SelfTest> is another approach to embedded testing.

=head1 AUTHORS

Michael G Schwern E<lt>schwern@pobox.comE<gt> with much inspiration from Joshua Pritikin's Test module and lots of help from Barrie Slaymaker, Tony Bowden, chromatic and the perl-qa gang.

=head1 COPYRIGHT

Copyright 2001 by Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

See F<<http://www.perl.com/perl/misc/Artistic.html>>

=cut

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/t/compat/Test/More.pm

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/perl-Storable.spec

No license file was found, but licenses were detected in source scan.

=back

Test::Simple will start by printing number of tests run in the form "1..M" (so "1..5" means you're going to run 5 tests). This strange format lets Test::Harness know how many tests you plan on running in case something goes horribly wrong.

If all your tests passed, Test::Simple will exit with zero (which is normal). If anything failed it will exit with how many failed. If you run less (or more) tests than you planned, the missing (or extras)

will be considered failures. If no tests were ever run Test::Simple will throw a warning and exit with 255. If the test died, even after having successfully completed all its tests, it will still be considered a failure and will exit with 255.

So the exit codes are...

0	all tests successful
255	test died
any other number	how many failed (including missing or extras)

If you fail more than 254 tests, it will be reported as 254.

This module is by no means trying to be a complete testing system. It's just to get you started. Once you're off the ground its recommended you look at L<Test::More>.

=head1 EXAMPLE

Here's an example of a simple .t file for the fictional Film module.

```
use Test::Simple tests => 5;

use Film; # What you're testing.

my $btaste = Film->new({ Title => 'Bad Taste',
                      Director => 'Peter Jackson',
                      Rating => 'R',
                      NumExplodingSheep => 1
                      });
ok( defined($btaste) and ref $btaste eq 'Film', 'new() works' );

ok( $btaste->Title eq 'Bad Taste', 'Title() get' );
ok( $btaste->Director eq 'Peter Jackson', 'Director() get' );
ok( $btaste->Rating eq 'R', 'Rating() get' );
ok( $btaste->NumExplodingSheep == 1, 'NumExplodingSheep() get' );
```

It will produce output like this:

```
1..5
ok 1 - new() works
ok 2 - Title() get
ok 3 - Director() get
not ok 4 - Rating() get
# Failed test (t/film.t at line 14)
ok 5 - NumExplodingSheep() get
```

# Looks like you failed 1 tests of 5

Indicating the `Film::Rating()` method is broken.

#### =head1 CAVEATS

`Test::Simple` will only report a maximum of 254 failures in its exit code. If this is a problem, you probably have a huge test script. Split it into multiple files. (Otherwise blame the Unix folks for using an unsigned short integer as the exit status).

Because VMS's exit codes are much, much different than the rest of the universe, and perl does horrible mangling to them that gets in my way, it works like this on VMS.

```
0  SS$_NORMAL    all tests successful
4  SS$_ABORT     something went wrong
```

Unfortunately, I can't differentiate any further.

#### =head1 NOTES

`Test::Simple` is B<explicitly> tested all the way back to perl 5.004.

`Test::Simple` is thread-safe in perl 5.8.0 and up.

#### =head1 HISTORY

This module was conceived while talking with Tony Bowden in his kitchen one night about the problems I was having writing some really complicated feature into the new `Testing` module. He observed that the main problem is not dealing with these edge cases but that people hate to write tests B<at all>. What was needed was a dead simple module that took all the hard work out of testing and was really, really easy to learn. Paul Johnson simultaneously had this idea (unfortunately, he wasn't in Tony's kitchen). This is it.

#### =head1 SEE ALSO

=over 4

=item L<Test::More>

More testing functions! Once you outgrow `Test::Simple`, look at

Test::More. Test::Simple is 100% forward compatible with Test::More (i.e. you can just use Test::More instead of Test::Simple in your programs and things will still work).

=item L<Test>

The original Perl testing module.

=item L<Test::Unit>

Elaborate unit testing.

=item L<Test::Inline>, L<SelfTest>

Embed tests in your code!

=item L<Test::Harness>

Interprets  
the output of your test program.

=back

=head1 AUTHORS

Idea by Tony Bowden and Paul Johnson, code by Michael G Schwern  
E<lt>schwern@pobox.comE<gt>, wardrobe by Calvin Klein.

=head1 COPYRIGHT

Copyright 2001 by Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

See F<http://www.perl.com/perl/misc/Artistic.html>

=cut

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-MrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/t/compat/Test/Simple.pm

No license file was found, but licenses were detected in source scan.

# (C) Copyright 1997, Universitat Dortmund, all rights reserved.

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/t/forgive.t

No license file was found, but licenses were detected in source scan.

---

abstract: unknown

author:

- unknown

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.68, CPAN::Meta::Converter version 2.112621'

license: unknown

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Storable

no\_index:

directory:

- t

- inc

requires:

XSLoader: 0

resources:

bugtracker: <http://rt.perl.org/perlbug/>

version: 2.45

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/META.yml

No license file was found, but licenses were detected in source scan.

Storable 2.14

Copyright (c) 1995-2000, Raphael Manfredi

Copyright (c) 2001-2004, Larry Wall

-----  
This program is free software; you can redistribute it and/or modify  
it under the same terms as Perl 5 itself.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
Perl 5 License schemes for more details.  
-----

```
+=====
| Storable is distributed as a module, but is also part of the official
| Perl core distribution, as of perl 5.8.
| Maintenance is now done by the perl5-porters. We thank Raphael
| Manfredi for providing us with this very
| useful module.
+=====
```

The Storable extension brings persistence to your data.

You may recursively store to disk any data structure, no matter how complex and circular it is, provided it contains only SCALAR, ARRAY, HASH (possibly tied) and references (possibly blessed) to those items.

At a later stage, or in another program, you may retrieve data from the stored file and recreate the same hierarchy in memory. If you had blessed references, the retrieved references are blessed into the same package, so you must make sure you have access to the same perl class than the one used to create the relevant objects.

There is also a dclone() routine which performs an optimized mirroring of any data structure, preserving its topology.

Objects (blessed references) may also redefine the way storage and retrieval is performed, and/or what deep cloning should do on those objects.

To compile this extension, run:

```
perl Makefile.PL
[PERL_SRC=...where you put perl sources...]
make
make install
```

There is an embedded POD manual page in Storable.pm.

Storable was written by Raphael Manfredi <Raphael\_Manfredi@pobox.com>  
Maintenance is now done by the perl5-porters <perl5-porters@perl.org>

Please e-mail us with problems, bug fixes, comments and complaints, although if you have complements you should send them to Raphael. Please don't e-mail Raphael with problems, as he no longer works on Storable, and your message will be delayed while he forwards it to us.

```
-----
Thanks to (in chronological order):
```

Jarkko Hietaniemi <jhi@iki.fi>  
Ulrich Pfeifer <pfeifer@charly.informatik.uni-dortmund.de>  
Benjamin A. Holzman <bholzman@earthlink.net>  
Andrew Ford <A.Ford@ford-mason.co.uk>  
Gisle Aas <gisle@aas.no>  
Jeff Gresham <gresham\_jeffrey@jpmorgan.com>  
Murray Nesbitt <murray@activestate.com>  
Albert N. Micheev <Albert.N.Micheev@f80.n5049.z2.fidonet.org>  
Marc Lehmann <pcg@opengroup.org>  
Justin Banks <justinb@wamnet.com>  
Jarkko Hietaniemi <jhi@iki.fi> (AGAIN, as perl 5.7.0 Pumpkin!)

for their contributions.

A Japanese translation of this man page is available at the Japanized Perl Resources Project <<https://sourceforge.jp/projects/perldocjp/>>.

-----  
The perl5-porters would like to thank

Raphael Manfredi <Raphael\_Manfredi@pobox.com>

According to the perl5.8 Changes file, the following people have helped bring you this Storable release:

Abhijit Menon-Sen <ams@wiw.org>  
Andreas J. Koenig <andreas.koenig@anima.de>  
Archer Sully <archer@meer.net>  
Craig A. Berry <craig.berry@psinetcs.com>  
Dan Kogai <dankogai@dan.co.jp>  
Doug MacEachern <dougmac@covalent.net>  
Gurusamy Sarathy <gsar@ActiveState.com>  
H.Merijn Brand <h.m.brand@xs4all.nl>  
Jarkko Hietaniemi <jhi@iki.fi>  
Mark Bixby  
Michael Stevens  
<michael@etla.org>  
Mike Guy <mjtg@cam.ac.uk>  
Nicholas Clark <nick@unfortu.net>  
Peter J. Farley III <pjfarley@banet.net>  
Peter Prymmer <pvhp@forte.com>  
Philip Newton <pne@cpan.org>  
Raphael Manfredi <Raphael\_Manfredi@pobox.com>  
Robin Barker <rmb1@cise.npl.co.uk>  
Radu Greab <radu@netsoft.ro>  
Tim Bunce <Tim.Bunce@pobox.com>  
VMSperlrs  
Yitzchak Scott-Thoennes <sthoenna@efn.org>



If I've missed you out, please accept my apologies, and e-mail your patch to perl5-porters@perl.org.

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/README

No license file was found, but licenses were detected in source scan.

=head1 THREADS

In perl 5.8.0 and later, Test::Builder is thread-safe. The test number is shared amongst all threads. This means if one thread sets the test number using current\_test() they will all be effected.

=head1 EXAMPLES

CPAN can provide the best examples. Test::Simple, Test::More, Test::Exception and Test::Differences all use Test::Builder.

=head1 SEE ALSO

Test::Simple, Test::More, Test::Harness

=head1 AUTHORS

Original code by chromatic, maintained by Michael G Schwern  
E<lt>schwern@pobox.comE<gt>

=head1 COPYRIGHT

Copyright 2002 by chromatic E<lt>chromatic@wgz.orgE<gt>,  
Michael G Schwern E<lt>schwern@pobox.comE<gt>.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

See F<http://www.perl.com/perl/misc/Artistic.html>

=cut

Found in path(s):

\* /opt/cola/permits/1000848947\_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-gMrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/t/compat/Test/Builder.pm

No license file was found, but licenses were detected in source scan.

/\*

-----

ppport.h -- Perl/Pollution/Portability Version 3.19

Automatically created by Devel::PPPort running under perl 5.012003.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

-----  
SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.19

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version        show version

--patch=file     write one patch file with changes

--copy=suffix    write changed copies with suffix

--diff=program   use diff program and options

--compat-version=version  
    provide compatibility with Perl version

--cplusplus      accept C++ comments

--quiet          don't output anything except fatal errors

--nodiag         don't show diagnostics

--nohints        don't show hints

--nochanges     don't suggest changes

--nofilter       don't filter input files

--strip          strip all script and doc functionality from  
                 ppport.h

--list-provided   list provided API

--list-unsupported      list unsupported API  
--api-info=name        show Perl API portability information

## =head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.10.0.

## =head1 OPTIONS

### =head2 --help

Display a brief usage summary.

### =head2 --version

Display the version of F<ppport.h>.

### =head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

### =head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagially add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

### =head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

### =head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl

version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

=head2 --cplusplus

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

=head2 --quiet

Be quiet. Don't print anything except fatal errors.

=head2 --nodiag

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

=head2 --strip

Strip all script and documentation functionality from F<ppport.h>.

This

reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPport> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you

have to explicitly request support for these functions by adding one or more `C<#define>s` in your source code before the inclusion of `F<ppport.h>`.

These functions or variables will be marked `C<explicit>` in the list shown by `C<--list-provided>`.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either `C<static>` or global variants.

For a `C<static>` function or variable (used only in a single source file), use:

```
#define NEED_function
#define NEED_variable
```

For a global function or variable (used in multiple source files), use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSV_type()	NEED_newSV_type	NEED_newSV_type_GLOBAL
newSVpv_flags()	NEED_newSVpv_flags	NEED_newSVpv_flags_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL
pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL

pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	
NEED_sv_setpvf_mg_GLOBAL		
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warners()	NEED_warners	NEED_warners_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the C<DPPP\_NAMESPACE> macro. Just C<#define> the macro before including C<ppport.h>:

```
#define DPPP_NAMESPACE MyOwnNamespace_
#include "ppport.h"
```

The default namespace is C<DPPP\_>.

=back

The good thing is that most of the above can be checked by running F<ppport.h> on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether F<ppport.h> is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, F<ppport.h> can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different C<diff> program or options, using the C<--diff> option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpv< function, use:

```
perl ppport.h --api-info=newSVpv<
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=//
```

to display information for all known API elements.

=head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPPort> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPPort> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4



=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item

5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2009, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

# Disable broken TRIE-optimization

BEGIN { eval '\${^RE\_TRIE\_MAXBUF} = -1' if \$] >= 5.009004 && \$] <= 5.009005 }

```

my $VERSION = 3.19;

my %opt = (
  quiet => 0,
  diag  => 1,
  hints => 1,
  changes => 1,
  cplusplus => 0,
  filter => 1,
  strip  => 0,
  version => 0,
);

my($ppport) = $0 =~ /([\w.]+)$/;
my $LF = '(?:\r\n|[\r\n])'; # line feed
my $HS = "[\t]";          # horizontal whitespace

# Never use C comments in this file!
my $ccs = '/'.!.*';
my
  $cce = '*'.!./';
my $rcs = quotemeta $ccs;
my $rce = quotemeta $cce;

eval {
  require Getopt::Long;
  Getopt::Long::GetOptions(\%opt, qw(
    help quiet diag! filter! hints! changes! cplusplus strip version
    patch=s copy=s diff=s compat-version=s
    list-provided list-unsupported api-info=s
  )) or usage();
};

if ($@ and grep /^-/, @ARGV) {
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
  die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
  print "This is $0 $VERSION.\n";
  exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if (exists $opt{'compat-version'}) {

```

```

my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
if ($@) {
    die "Invalid version number format: '$opt{'compat-version'}\n";
}
die "Only Perl 5 is supported\n" if $r != 5;
die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
$opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}

```

```

my
%API = map { /^(w+)(([^\w]*)|([^\w]*)|(\w*))$/
    ? ( $1 => {
        ($2          ? ( base   => $2 ) : ()),
        ($3          ? ( todo   => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_" } qw(

```

```

AvFILLp|5.004050||p
AvFILL|||
CLASS|||n
CPERLscope|5.005000||p
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000||p
CopFILEGV_set|5.006000||p
CopFILEGV|5.006000||p
CopFILESV|5.006000||p
CopFILE_set|5.006000||p
CopFILE|5.006000||p
CopSTASHPV_set|5.006000||p
CopSTASHPV|5.006000||p
CopSTASH_eq|5.006000||p
CopSTASH_set|5.006000||p
CopSTASH|5.006000||p
CopyD|5.009002||p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV_set|5.011000||p
DEFSV|5.004050||p
END_EXTERN_C|5.005000||p
ENTER|||

```

ERRSV|5.004050||p  
EXTEND|||  
EXTERN\_C|5.005000||p  
F0convert|||n  
FREETMPS|||  
GIMME\_V|5.004000|n  
GIMME|||n  
GROK\_NUMERIC\_RADIX|5.007002||p  
G\_ARRAY|||  
G\_DISCARD|||  
G\_EVAL|||  
G\_METHOD|5.006001||p  
G\_NOARGS|||  
G\_SCALAR|||  
G\_VOID|5.004000|  
GetVars|||  
GvSVn|5.009003||p  
GvSV|||  
Gv\_AMupdate|||  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeUTF8|5.011000|  
HeVAL|5.004000|  
HvNAMELEN\_get|5.009003||p  
HvNAME\_get|5.009003||p  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p  
IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LVRET|||

MARK|||  
MULTICALL|5.011000|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p  
MoveD|5.009002||p  
Move|||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p  
Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p  
Nullav|||  
Nullch|||  
Nullcv|||  
Nullhv|||  
Nullsv|||  
ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_DUP|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||  
PAD\_SET\_CUR|||  
PAD\_SV1|||  
PAD\_SV|||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.011000||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p

PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.011000||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.011000||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|5.009004||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|5.009004||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|5.009004||p  
PERL\_PV\_ESCAPE\_NOCLEAR|5.009004||p  
PERL\_PV\_ESCAPE\_QUOTE|5.009004||p  
PERL\_PV\_ESCAPE\_RE|5.009005||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|5.009004||p  
PERL\_PV\_ESCAPE\_UNI|5.009004||p

PERL\_PV\_PRETTY\_DUMP|5.009004||p  
PERL\_PV\_PRETTY\_ELLIPSES|5.010000||p  
PERL\_PV\_PRETTY\_LTGT|5.009004||p  
PERL\_PV\_PRETTY\_NOCLEAR|5.010000||p  
PERL\_PV\_PRETTY\_QUOTE|5.009004||p  
PERL\_PV\_PRETTY\_REGPROP|5.009004||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_SYS\_INIT3||5.006000|  
PERL\_SYS\_INIT|||  
PERL\_SYS\_TERM||5.011000|  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|5.011000||p  
PL\_bufptr|5.011000||p  
PL\_compiling|5.004050||p  
PL\_copline|5.011000||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p

PL\_defgv|5.004050|p  
PL\_diehook|5.004050|p  
PL\_dirty|5.004050|p  
PL\_dowarn|||pn  
PL\_errgv|5.004050|p  
PL\_error\_count|5.011000|p  
PL\_expect|5.011000|p  
PL\_hexdigit|5.005000|p  
PL\_hints|5.005000|p  
PL\_in\_my\_stash|5.011000|p  
PL\_in\_my|5.011000|p  
PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000|p  
PL\_lex\_state|5.011000|p  
PL\_lex\_stuff|5.011000|p  
PL\_linestr|5.011000|p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050|pn  
PL\_no\_modify|5.006000|p  
PL\_ofsgv|||n  
PL\_parser|5.009005|p  
PL\_perl\_destruct\_level|5.004050|p  
PL\_perldb|5.004050|p  
PL\_ppaddr|5.006000|p  
PL\_rsfilters|5.004050|p  
PL\_rsfp|5.004050|p  
PL\_rs|||n  
PL\_signals|5.008001|p  
PL\_stack\_base|5.004050|p  
PL\_stack\_sp|5.004050|p  
PL\_statcache|5.005000|p  
PL\_stdingv|5.004050|p  
PL\_sv\_arenaroot|5.004050|p  
PL\_sv\_no|5.004050|pn  
PL\_sv\_undef|5.004050|pn  
PL\_sv\_yes|5.004050|pn  
PL\_tainted|5.004050|p  
PL\_tainting|5.004050|p  
PL\_tokenbuf|5.011000|p  
POP\_MULTICALL||5.011000|  
POPi|||n  
POPl|||n  
POPn|||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp|||n  
POPs|||n  
PTR2IV|5.006000|p



PTR2NV|5.006000||p  
PTR2UV|5.006000||p  
PTR2nat|5.009003||p  
PTR2ul|5.007001||p  
PTRV|5.006000||p  
PUSHMARK|||  
PUSH\_MULTICALL||5.011000|  
PUSHi|||  
PUSHmortal|5.009002||p  
PUSHn|||  
PUSHp|||  
PUSHs|||  
PUSHu|5.004000||p  
PUTBACK|||  
PerlIO\_clearerr||5.007003|  
PerlIO\_close||5.007003|  
PerlIO\_context\_layers||5.009004|  
PerlIO\_eof||5.007003|  
PerlIO\_error||5.007003|  
PerlIO\_fileno||5.007003|  
PerlIO\_fill||5.007003|  
PerlIO\_flush||5.007003|  
PerlIO\_get\_base||5.007003|  
PerlIO\_get\_bufsiz||5.007003|  
PerlIO\_get\_cnt||5.007003|  
PerlIO\_get\_ptr||5.007003|  
PerlIO\_read||5.007003|  
PerlIO\_seek||5.007003|  
PerlIO\_set\_cnt||5.007003|  
PerlIO\_set\_ptrcnt||5.007003|  
PerlIO\_setlinebuf||5.007003|  
PerlIO\_stderr||5.007003|  
PerlIO\_stdin||5.007003|  
PerlIO\_stdout||5.007003|  
PerlIO\_tell||5.007003|  
PerlIO\_unread||5.007003|  
PerlIO\_write||5.007003|  
Perl\_signbit||5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVAl||n  
Renewc|||  
Renew|||  
SAVECLEARSV|||  
SAVECOMPPAD|||  
SAVEPADSV|||

SAVETMPS|||  
SAVE\_DEFSV|5.004050||p  
SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p  
SV\_COW\_DROP\_PV|5.008001||p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SVfARG|5.009005||p  
SVf\_UTF8|5.006000||p  
SVf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC||5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV||5.006000|  
SvIOK\_notUV||5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV||5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||

SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW|5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK|5.007003|  
SvMAGIC\_set|5.009003||p  
SvNIOK\_off|||  
SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||  
SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||  
SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK\_offset|5.011000|  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8|5.006000|  
SvPOK\_only|||  
SvPOK\_on|||  
SvPOKp|||  
SvPOK|||  
SvPVX\_const|5.009003||p  
SvPVX\_mutable|5.009003||p  
SvPVX|||  
SvPV\_const|5.009003||p  
SvPV\_flags\_const\_nolen|5.009003||p  
SvPV\_flags\_const|5.009003||p  
SvPV\_flags\_mutable|5.009003||p  
SvPV\_flags|5.007002||p  
SvPV\_force\_flags\_mutable|5.009003||p  
SvPV\_force\_flags\_nolen|5.009003||p  
SvPV\_force\_flags|5.007002||p  
SvPV\_force\_mutable|5.009003||p  
SvPV\_force\_nolen|5.009003||p  
SvPV\_force\_nomg\_nolen|5.009003||p  
SvPV\_force\_nomg|5.007002||p

SvPV\_force||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p  
SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg|5.007002|p  
SvPV\_renew|5.009003|p  
SvPV\_set||  
SvPVbyte\_force||5.009002|  
SvPVbyte\_nolen||5.006000|  
SvPVbytex\_force||5.006000|  
SvPVbytex||5.006000|  
SvPVbyte|5.006000|p  
SvPVutf8\_force||5.006000|  
SvPVutf8\_nolen||5.006000|  
SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx||  
SvPV||  
SvREFCNT\_dec||  
SvREFCNT\_inc\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void|5.009004|p  
SvREFCNT\_inc\_simple|5.009004|p  
SvREFCNT\_inc\_void\_NN|5.009004|p  
SvREFCNT\_inc\_void|5.009004|p  
SvREFCNT\_inc||p  
SvREFCNT||  
SvROK\_off||  
SvROK\_on||  
SvROK||  
SvRV\_set|5.009003|p  
SvRV||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC||  
SvSHARED\_HASH|5.009003|p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003|p  
SvSTASH||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV||  
SvTAINTED\_off||5.004000|

SvTAINTED\_on|5.004000|  
SvTAINTED|5.004000|  
SvTAINT|||  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK|5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off|5.006000|  
SvUTF8\_on|5.006000|  
SvUTF8|5.006000|  
SvUVXx|5.004000|p  
SvUVX|5.004000|p  
SvUV\_nomg|5.009001|p  
SvUV\_set|5.009003|p  
SvUVx|5.004000|p  
SvUV|5.004000|p  
SvVOK|5.008001|  
SvVSTRING\_mg|5.009004|p  
THIS||n  
UNDERBAR|5.009002|p  
UTF8\_MAXBYTES|5.009002|p  
UVSIZE|5.006000|p  
UVTYPE|5.006000|p  
UVXf|5.007001|p  
UVof|5.006000|p  
UVuf|5.006000|p  
UVxf|5.006000|p  
WARN\_ALL|5.006000|p  
WARN\_AMBIGUOUS|5.006000|p  
WARN\_ASSERTIONS|5.011000|p  
WARN\_BAREWORD|5.006000|p  
WARN\_CLOSED|5.006000|p  
WARN\_CLOSURE|5.006000|p  
WARN\_DEBUGGING|5.006000|p  
WARN\_DEPRECATED|5.006000|p  
WARN\_DIGIT|5.006000|p  
WARN\_EXEC|5.006000|p  
WARN\_EXITING|5.006000|p  
WARN\_GLOB|5.006000|p  
WARN\_INPLACE|5.006000|p  
WARN\_INTERNAL|5.006000|p  
WARN\_IO|5.006000|p  
WARN\_LAYER|5.008000|p  
WARN\_MALLOC|5.006000|p  
WARN\_MISC|5.006000|p  
WARN\_NEWLINE|5.006000|p  
WARN\_NUMERIC|5.006000|p

WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESES|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEX|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSPROTO|5.010000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||

XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p  
aTHXR\_|5.011000||p  
aTHXR|5.011000||p  
aTHX\_|5.006000||p  
aTHX|5.006000||p  
add\_data|||n  
addmad|||  
allocmy|||  
amagic\_call|||  
amagic\_cmp\_locale|||  
amagic\_cmp|||  
amagic\_i\_ncmp|||  
amagic\_ncmp|||  
any\_dup|||  
ao|||  
append\_elem|||  
append\_list|||  
append\_madprops|||  
apply\_attrs\_my|||  
apply\_attrs\_string||5.006001|  
apply\_attrs|||  
apply|||  
atfork\_lock||5.007003|n  
atfork\_unlock||5.007003|n  
av\_arylen\_p||5.009003|  
av\_clear|||  
av\_create\_and\_push||5.009005|  
av\_create\_and\_unshift\_one||5.009005|  
av\_delete||5.006000|  
av\_exists||5.006000|  
av\_extend|||  
av\_fetch|||  
av\_fill|||

av\_iter\_p|5.011000|  
av\_len||  
av\_make||  
av\_pop||  
av\_push||  
av\_reify||  
av\_shift||  
av\_store||  
av\_undef||  
av\_unshift||  
ax||n  
bad\_type||  
bind\_match||  
block\_end||  
block\_gimme|5.004000|  
block\_start||  
boolSV|5.004000|p  
boot\_core\_PerlIO||  
boot\_core\_UNIVERSAL||  
boot\_core\_mro||  
bytes\_from\_utf8|5.007001|  
bytes\_to\_uni||n  
bytes\_to\_utf8|5.006001|  
call\_argv|5.006000|p  
call\_atexit|5.006000|  
call\_list|5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc|5.007002|n  
cando||  
cast\_i32|5.006000|  
cast\_iv|5.006000|  
cast\_ulong|5.006000|  
cast\_uv|5.006000|  
check\_type\_and\_open||  
check\_uni||  
checkcomma||  
checkposixcc||  
ckWARN|5.006000|p  
ck\_anoncode||  
ck\_bitop||  
ck\_concat||  
ck\_defined||  
ck\_delete||  
ck\_die||  
ck\_each||  
ck\_eof||



ck\_eval|||  
ck\_exec|||  
ck\_exists|||  
ck\_exit|||  
ck\_ftst|||  
ck\_fun|||  
ck\_glob|||  
ck\_grep|||  
ck\_index|||  
ck\_join|||  
ck\_lfun|||  
ck\_listiob|||  
ck\_match|||  
ck\_method|||  
ck\_null|||  
ck\_open|||  
ck\_readline|||  
ck\_repeat|||  
ck\_require|||  
ck\_return|||  
ck\_rfun|||  
ck\_rvconst|||  
ck\_sassign|||  
ck\_select|||  
ck\_shift|||  
ck\_sort|||  
ck\_spair|||  
ck\_split|||  
ck\_subr|||  
ck\_substr|||  
ck\_svconst|||  
ck\_trunc|||  
ck\_unpack|||  
ckwarn\_d|5.009003|  
ckwarn|5.009003|  
cl\_and|||n  
cl\_anything|||n  
cl\_init\_zero|||n  
cl\_init|||n  
cl\_is\_anything|||n  
cl\_or|||n  
clear\_placeholders|||  
closest\_cop|||  
convert|||  
cop\_free|||  
cr\_textfilter|||  
create\_eval\_scope|||  
croak\_nocontext|||vn

croak\_xs\_usage|5.011000|  
croak||v  
csighandler|5.009003|n  
curmad|||  
custom\_op\_desc|5.007003|  
custom\_op\_name|5.007003|  
cv\_ckproto\_len|||  
cv\_clone|||  
cv\_const\_sv|5.004000|  
cv\_dump|||  
cv\_undef|||  
cx\_dump|5.005000|  
cx\_dup|||  
cxinc|||  
dAXMARK|5.009003|p  
dAX|5.007002|p  
dITEMS|5.007002|p  
dMARK|||  
dMULTICALL|5.009003|  
dMY\_CXT\_SV|5.007003|p  
dMY\_CXT|5.007003|p  
dNOOP|5.006000|p  
dORIGMARK|||  
dSP|||  
dTHR|5.004050|p  
dTHXR|5.011000|p  
dTHXa|5.006000|p  
dTHXoa|5.006000|p  
dTHX|5.006000|p  
dUNDERBAR|5.009002|p  
dVAR|5.009003|p  
dXCPT|5.009002|p  
dXSARGS|||  
dXSI32|||  
dXSTARG|5.006000|p  
deb\_curcv|||  
deb\_nocontext||vn  
deb\_stack\_all|||  
deb\_stack\_n|||  
debop|5.005000|  
debprofdump|5.005000|  
debprof|||  
debstackptrs|5.007003|  
debstack|5.007003|  
debug\_start\_match|||  
deb|5.007003|v  
del\_sv|||  
delete\_eval\_scope|||

delimcpy||5.004000|  
deprecate\_old|||  
deprecate|||  
despatch\_signals||5.007001|  
destroy\_matcher|||  
die\_nocontext||vn  
die\_where|||  
die||v  
dirp\_dup|||  
div128|||  
djSP|||  
do\_aexec5|||  
do\_aexec|||  
do\_aspawn|||  
do\_binmode||5.004050|  
do\_chomp|||  
do\_chop|||  
do\_close|||  
do\_dump\_pad|||  
do\_eof|||  
do\_exec3|||  
do\_execfree|||  
do\_exec|||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl|||  
do\_ipcget|||  
do\_join|||  
do\_kv|||  
do\_magic\_dump||5.006000|  
do\_msgrcv|||  
do\_msgsnd|||  
do\_oddball|||  
do\_op\_dump||5.006000|  
do\_op\_xmldump|||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump|||  
do\_print|||  
do\_readline|||  
do\_seek|||  
do\_semop|||  
do\_shmio|||  
do\_smartmatch|||  
do\_spawn\_nowait|||

do\_spawn|||  
do\_sprintf|||  
do\_sv\_dump|5.006000|  
do\_sysseek|||  
do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint|5.008001|n  
dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref|5.009003|  
dounwind|||  
dowantarray|||  
dump\_all|5.006000|  
dump\_eval|5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form|5.006000|  
dump\_indent|5.006000|v  
dump\_mstats|||  
dump\_packsubs|5.006000|  
dump\_sub|5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent|5.006000|  
dumpuntil|||

dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv|5.006000|p  
eval\_sv|5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile|5.005000|  
fbm\_instr|5.005000|  
feature\_is\_enabled|||  
fetch\_cop\_label|5.011000|  
filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv|5.008001|  
find\_rundefsvoffset|5.009002|  
find\_script|||  
find\_uninit\_var|||  
first\_symbol|||n  
fold\_constants|||  
forbid\_setid|||  
force\_ident|||  
force\_list|||  
force\_next|||  
force\_version|||  
force\_word|||  
forget\_pmop|||  
form\_nocontext|||vn  
form|5.004000|v  
fp\_dup|||  
fprintf\_nocontext|||vn  
free\_global\_struct|||  
free\_tied\_hv\_pool|||  
free\_tmps|||  
gen\_constant\_list|||  
get\_arena|||  
get\_aux\_mg|||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cv\_n\_flags|5.009005|  
get\_cv|5.006000|p  
get\_db\_sub|||

get\_debug\_opts|||  
get\_hash\_seed|||  
get\_hv|5.006000|p  
get\_isa\_hash|||  
get\_mstats|||  
get\_no\_modify|||  
get\_num|||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs|||  
get\_ppaddr|5.006000|  
get\_re\_arg|||  
get\_sv|5.006000|p  
get\_vtbl|5.005030|  
getcwd\_sv|5.007002|  
getenv\_len|||  
glob\_2number|||  
glob\_assign\_glob|||  
glob\_assign\_ref|||  
gp\_dup|||  
gp\_free|||  
gp\_ref|||  
grok\_bin|5.007003|p  
grok\_hex|5.007003|p  
grok\_number|5.007002|p  
grok\_numeric\_radix|5.007002|p  
grok\_oct|5.007003|p  
group\_end|||  
gv\_AVadd|||  
gv\_HVadd|||  
gv\_IOadd|||  
gv\_SVadd|||  
gv\_autoload4|5.004000|  
gv\_check|||  
gv\_const\_sv|5.009003|  
gv\_dump|5.006000|  
gv\_efullname3|5.004000|  
gv\_efullname4|5.006001|  
gv\_efullname|||  
gv\_ename|||  
gv\_fetchfile\_flags|5.009005|  
gv\_fetchfile|||  
gv\_fetchmeth\_autoload|5.007003|  
gv\_fetchmethod\_autoload|5.004000|  
gv\_fetchmethod\_flags|5.011000|  
gv\_fetchmethod|||  
gv\_fetchmeth|||  
gv\_fetchpvn\_flags|5.009002|p

gv\_fetchpvs|5.009004|p  
gv\_fetchpv||  
gv\_fetchsv|5.009002|  
gv\_fullname3|5.004000|  
gv\_fullname4|5.006001|  
gv\_fullname||  
gv\_get\_super\_pkg||  
gv\_handler|5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_name\_set|5.009004|  
gv\_stashpvn|5.004000|p  
gv\_stashpvs|5.009003|p  
gv\_stashpv||  
gv\_stashsv||  
he\_dup||  
hek\_dup||  
hfreeentries||  
hsplit||  
hv\_assert|5.011000|  
hv\_auxinit||n  
hv\_backreferences\_p||  
hv\_clear\_placeholders|5.009001|  
hv\_clear||  
hv\_common\_key\_len|5.010000|  
hv\_common|5.010000|  
hv\_copy\_hints\_hv||  
hv\_delayfree\_ent|5.004000|  
hv\_delete\_common||  
hv\_delete\_ent|5.004000|  
hv\_delete||  
hv\_eiter\_p|5.009003|  
hv\_eiter\_set|5.009003|  
hv\_exists\_ent|5.004000|  
hv\_exists||  
hv\_fetch\_ent|5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch||  
hv\_free\_ent|5.004000|  
hv\_iterinit||  
hv\_iterkeysv|5.004000|  
hv\_iterkey||  
hv\_iternext\_flags|5.008000|  
hv\_iternextsv||  
hv\_iternext||  
hv\_interval||  
hv\_kill\_backrefs||  
hv\_ksplit|5.004000|

hv\_magic\_check||n  
hv\_magic||  
hv\_name\_set|5.009003|  
hv\_notallowed||  
hv\_placeholders\_get|5.009003|  
hv\_placeholders\_p|5.009003|  
hv\_placeholders\_set|5.009003|  
hv\_riter\_p|5.009003|  
hv\_riter\_set|5.009003|  
hv\_scalar|5.009001|  
hv\_store\_ent|5.004000|  
hv\_store\_flags|5.008000|  
hv\_stores|5.009004||p  
hv\_store||  
hv\_undef||  
ibcmp\_locale|5.004000|  
ibcmp\_utf8|5.007003|  
ibcmp||  
incline||  
incpush\_if\_exists||  
incpush\_use\_sep||  
incpush||  
ingroup||  
init\_argv\_symbols||  
init\_debugger||  
init\_global\_struct||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids||  
init\_interp||  
init\_main\_stash||  
init\_perllib||  
init\_postdump\_symbols||  
init\_predump\_symbols||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr||  
intro\_my||  
intuit\_method||  
intuit\_more||  
invert||  
io\_close||  
isALNUMC|5.006000||p  
isALNUM||  
isALPHA||  
isASCII|5.006000||p  
isBLANK|5.006001||p  
isCNTRL|5.006000||p



isDIGIT|||  
isGRAPH|5.006000||p  
isGV\_with\_GP|5.009004||p  
isLOWER|||  
isPRINT|5.004000||p  
isPSXSPC|5.006001||p  
isPUNCT|5.006000||p  
isSPACE|||  
isUPPER|||  
isXDIGIT|5.006000||p  
is\_an\_int|||  
is\_gv\_magical\_sv|||  
is\_handle\_constructor|||n  
is\_list\_assignment|||  
is\_lvalue\_sub||5.007001|  
is\_uni\_alnum\_lc|5.006000|  
is\_uni\_alnumc\_lc|5.006000|  
is\_uni\_alnumc||5.006000|  
is\_uni\_alnum||5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha||5.006000|  
is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii||5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl||5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit||5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph||5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst||5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower||5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print||5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct||5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space||5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper||5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit||5.006000|  
is\_utf8\_alnumc||5.006000|  
is\_utf8\_alnum||5.006000|  
is\_utf8\_alpha||5.006000|  
is\_utf8\_ascii||5.006000|  
is\_utf8\_char\_slow|||n

is\_utf8\_char|5.006000|  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common|||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loclen|5.009003|  
is\_utf8\_string\_loc|5.008001|  
is\_utf8\_string|5.006001|  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
isa\_lookup|||  
items|||n  
ix|||n  
jmaybe|||  
join\_exact|||  
keyword|||  
leave\_scope|||  
lex\_end|||  
lex\_start|||  
linklist|||  
listkids|||  
list|||  
load\_module\_nocontext|||vn  
load\_module|5.006000||pv  
localize|||  
looks\_like\_bool|||  
looks\_like\_number|||  
lop|||  
mPUSHi|5.009002||p  
mPUSHn|5.009002||p  
mPUSHp|5.009002||p  
mPUSHs|5.011000||p  
mPUSHu|5.009002||p  
mXPUSHi|5.009002||p  
mXPUSHn|5.009002||p  
mXPUSHp|5.009002||p  
mXPUSHs|5.011000||p  
mXPUSHu|5.009002||p  
mad\_free|||  
madlex|||  
madparse|||

magic\_clear\_all\_env|||  
magic\_clearenv|||  
magic\_clearhint|||  
magic\_clearisa|||  
magic\_clearpack|||  
magic\_clearsig|||  
magic\_dump||5.006000|  
magic\_existspack|||  
magic\_freearylen\_p|||  
magic\_freeovrld|||  
magic\_getarylen|||  
magic\_getdefelem|||  
magic\_getnkeys|||  
magic\_getpack|||  
magic\_getpos|||  
magic\_getsig|||  
magic\_getsubstr|||  
magic\_gettaint|||  
magic\_getuvar|||  
magic\_getvec|||  
magic\_get|||  
magic\_killbackrefs|||  
magic\_len|||  
magic\_methcall|||  
magic\_methpack|||  
magic\_nextpack|||  
magic\_regdata\_cnt|||  
magic\_regdatum\_get|||  
magic\_regdatum\_set|||  
magic\_scalarpack|||  
magic\_set\_all\_env|||  
magic\_setamagic|||  
magic\_setarylen|||  
magic\_setcollxfrm|||  
magic\_setdblline|||  
magic\_setdefelem|||  
magic\_setenv|||  
magic\_sethint|||  
magic\_setisa|||  
magic\_setmglob|||  
magic\_setnkeys|||  
magic\_setpack|||  
magic\_setpos|||  
magic\_setregexp|||  
magic\_setsig|||  
magic\_setsubstr|||  
magic\_settaint|||  
magic\_setutf8|||

magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc|5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQ|5.004000|p  
memNE|5.004000|p  
mem\_collxfrm||  
mem\_log\_common||n  
mess\_alloc||  
mess\_nocontext||vn  
mess|5.006000|v  
method\_common||  
mfree|5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_find||  
mg\_free||  
mg\_get||  
mg\_length|5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size|5.005000|  
mini\_mktime|5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_get\_from\_name|5.011000|  
mro\_get\_linear\_isa\_dfs||  
mro\_get\_linear\_isa|5.009005|  
mro\_get\_private\_data|5.011000|  
mro\_isa\_changed\_in||  
mro\_meta\_dup||

mro\_meta\_init||  
mro\_method\_changed\_in||5.009005|  
mro\_register||5.011000|  
mro\_set\_mro||5.011000|  
mro\_set\_private\_data||5.011000|  
mul128||  
mulexp10||n  
my\_atof2||5.007002|  
my\_atof||5.006000|  
my\_attrs||  
my\_bcopy||n  
my\_betoh16||n  
my\_betoh32||n  
my\_betoh64||n  
my\_betohi||n  
my\_betohl||n  
my\_betohs||n  
my\_bzero||n  
my\_chsize||  
my\_clearenv||  
my\_cxt\_index||  
my\_cxt\_init||  
my\_dirfd||5.009005|  
my\_exit\_jump||  
my\_exit||  
my\_failure\_exit||5.004000|  
my\_fflush\_all||5.006000|  
my\_fork||5.007003|n  
my\_htobe16||n  
my\_htobe32||n  
my\_htobe64||n  
my\_htobei||n  
my\_htobel||n  
my\_htobes||n  
my\_htole16||n  
my\_htole32||n  
my\_htole64||n  
my\_htolei||n  
my\_htolel||n  
my\_htoles||n  
my\_htonl||  
my\_kid||  
my\_letoh16||n  
my\_letoh32||n  
my\_letoh64||n  
my\_letohi||n  
my\_letohl||n  
my\_letohs||n

my\_lstat|||  
my\_memcmp||5.004000|n  
my\_memset|||n  
my\_ntohl|||  
my\_pclose||5.004000|  
my\_popen\_list||5.007001|  
my\_popen||5.004000|  
my\_setenv|||  
my\_snprintf||5.009004||pvn  
my\_socketpair||5.007003|n  
my\_sprintf||5.009003||pvn  
my\_stat|||  
my\_strftime||5.007002|  
my\_strlcat||5.009004||pn  
my\_strncpy||5.009004||pn  
my\_swabn|||n  
my\_swap|||  
my\_unexec|||  
my\_vsnprintf||5.009004|n  
need\_utf8|||n  
newANONATTRSUB||5.006000|  
newANONHASH|||  
newANONLIST|||  
newANONSUB|||  
newASSIGNOP|||  
newATTRSUB||5.006000|  
newAVREF|||  
newAV|||  
newBINOP|||  
newCONDOP|||  
newCONSTSUB||5.004050||p  
newCVREF|||  
newDEFSVOP|||  
newFORM|||  
newFOROP|||  
newGIVENOP||5.009003|  
newGIVWHENOP|||  
newGP|||  
newGVOP|||  
newGVREF|||  
newGVgen|||  
newHVREF|||  
newHVhv||5.005000|  
newHV|||  
newIO|||  
newLISTOP|||  
newLOGOP|||  
newLOOPEX|||

newLOOPOP|||  
newMADPROP|||  
newMADsv|||  
newMYSUB|||  
newNULLLIST|||  
newOP|||  
newPADOP|||  
newPMOP|||  
newPROG|||  
newPVOP|||  
newRANGE|||  
newRV\_inc|5.004000|p  
newRV\_noinc|5.004000|p  
newRV|||  
newSLICEOP|||  
newSTATEOP|||  
newSUB|||  
newSVOP|||  
newSVREF|||  
newSV\_type|5.009005|p  
newSVhek|5.009003|  
newSViv|||  
newSVnv|||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.011000|p  
newSVpvn\_share|5.007001|p  
newSVpvn\_utf8|5.011000|p  
newSVpvn|5.004050|p  
newSVpvs\_flags|5.011000|p  
newSVpvs\_share|5.009003|  
newSVpvs|5.009003|p  
newSVpv|||  
newSVrv|||  
newSVsv|||  
newSVuv|5.006000|p  
newSV|||  
newTOKEN|||  
newUNOP|||  
newWHENOP||5.009003|  
newWHILEOP||5.009003|  
newXS\_flags|5.009004|  
newXSproto||5.006000|  
newXS||5.006000|  
new\_collate||5.006000|  
new\_constant|||  
new\_ctype||5.006000|  
new\_he|||

new\_logop|||  
new\_numeric|5.006000|  
new\_stackinfo|5.005000|  
new\_version|5.009000|  
new\_warnings\_bitfield|||  
next\_symbol|||  
nextargv|||  
nextchar|||  
ninstr|||  
no\_bareword\_allowed|||  
no\_fh\_allowed|||  
no\_op|||  
not\_a\_number|||  
nothreadhook|5.008000|  
nuke\_stacks|||  
num\_overflow|||n  
offer\_nice\_chunk|||  
oopsAV|||  
oopsHV|||  
op\_clear|||  
op\_const\_sv|||  
op\_dump|5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_null|5.007002|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock|5.009002|  
op\_refcnt\_unlock|5.009002|  
op\_xmldump|||  
open\_script|||  
pMY\_CXT\_|5.007003|p  
pMY\_CXT|5.007003|p  
pTHX\_|5.006000|p  
pTHX|5.006000|p  
packWARN|5.007003|p  
pack\_cat|5.007003|  
pack\_rec|||  
package|||  
packlist|5.008001|  
pad\_add\_anon|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||



pad\_findmy|||  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv||5.011000|  
pad\_swipe|||  
pad\_tidy|||  
pad\_undef|||  
parse\_body|||  
parse\_unicode\_opts|||  
parser\_dup|||  
parser\_free|||  
path\_is\_absolute||n  
peep|||  
pending\_Slabs\_to\_ro|||  
perl\_alloc\_using||n  
perl\_alloc||n  
perl\_clone\_using||n  
perl\_clone||n  
perl\_construct||n  
perl\_destruct||5.007003|n  
perl\_free||n  
perl\_parse||5.006000|n  
perl\_run||n  
pidgone|||  
pm\_description|||  
pmflag|||  
pmop\_dump||5.006000|  
pmop\_xmldump|||  
pmruntime|||  
pmtrans|||  
pop\_scope|||  
pregcomp||5.009005|  
pregexec|||  
pregfree2||5.011000|  
pregfree|||  
prepend\_elem|||  
prepend\_madprops|||  
printbuf|||  
printf\_nocontext||vn  
process\_special\_blocks|||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|

ptr\_table\_find|||n  
ptr\_table\_free|5.009005|  
ptr\_table\_new|5.009005|  
ptr\_table\_split|5.009005|  
ptr\_table\_store|5.009005|  
push\_scope|||  
put\_byte|||  
pv\_display|5.006000|p  
pv\_escape|5.009004|p  
pv\_pretty|5.009004|p  
pv\_uni\_display|5.007003|  
qerror|||  
qsortsvu|||  
re\_compile|5.009005|  
re\_croak2|||  
re\_dup\_guts|||  
re\_intuit\_start|5.009005|  
re\_intuit\_string|5.006000|  
readpipe\_override|||  
realloc|5.007002|n  
reentrant\_free|||  
reentrant\_init|||  
reentrant\_retry|||vn  
reentrant\_size|||  
ref\_array\_or\_hash|||  
refcounted\_he\_chain\_2hv|||  
refcounted\_he\_fetch|||  
refcounted\_he\_free|||  
refcounted\_he\_new\_common|||  
refcounted\_he\_new|||  
refcounted\_he\_value|||  
refkids|||  
refto|||  
ref|5.011000|  
reg\_check\_named\_buff\_matched|||  
reg\_named\_buff\_all|5.009005|  
reg\_named\_buff\_exists|5.009005|  
reg\_named\_buff\_fetch|5.009005|  
reg\_named\_buff\_firstkey|5.009005|  
reg\_named\_buff\_iter|||  
reg\_named\_buff\_nextkey|5.009005|  
reg\_named\_buff\_scalar|5.009005|  
reg\_named\_buff|||  
reg\_namedseq|||  
reg\_node|||  
reg\_numbered\_buff\_fetch|||  
reg\_numbered\_buff\_length|||  
reg\_numbered\_buff\_store|||

reg\_qr\_package|||  
reg\_recode|||  
reg\_scan\_name|||  
reg\_skipcomment|||  
reg\_temp\_copy|||  
reganode|||  
regatom|||  
regbranch|||  
regclass\_swash|5.009004|  
regclass|||  
regcpopup|||  
regcppush|||  
regcurly|||n  
regdump\_extflags|||  
regdump|5.005000|  
regdupe\_internal|||  
regexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3|||n  
reghop4|||n  
reghopmaybe3|||n  
reginclass|||  
reginitcolors|5.006000|  
reginsert|||  
regmatch|||  
regnext|5.005000|  
regpiece|||  
regpposixcc|||  
regprop|||  
regrepeat|||  
regtail\_study|||  
regtail|||  
regtry|||  
reguni|||  
regwhite|||n  
reg|||  
repeatcpy|||  
report\_evil\_fh|||  
report\_uninit|||  
require\_pv|5.006000|  
require\_tie\_mod|||  
restore\_magic|||  
minstr|||  
rsignal\_restore|||  
rsignal\_save|||  
rsignal\_state|5.004000|  
rsignal|5.004000|  
run\_body|||

run\_user\_filter|||  
runops\_debug||5.005000|  
runops\_standard||5.005000|  
rvpv\_dup|||  
rxres\_free|||  
rxres\_restore|||  
rxres\_save|||  
safesyscalloc||5.006000|n  
safesysfree||5.006000|n  
safesysmalloc||5.006000|n  
safesysrealloc||5.006000|n  
same\_dirent|||  
save\_I16||5.004000|  
save\_I32|||  
save\_I8||5.006000|  
save\_adelete||5.011000|  
save\_aelem||5.004050|  
save\_alloc||5.006000|  
save\_aptr|||  
save\_ary|||  
save\_bool||5.008001|  
save\_clearsv|||  
save\_delete|||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop|||  
save\_freepv|||  
save\_freesv|||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash|||  
save\_hek\_flags|||n  
save\_helem\_flags||5.011000|  
save\_helem||5.004050|  
save\_hints|||  
save\_hptra|||  
save\_int|||  
save\_item|||  
save\_iv||5.005000|  
save\_lines|||  
save\_list|||  
save\_long|||  
save\_magic|||  
save\_mortalizesv||5.007001|  
save\_nogv|||  
save\_op|||  
save\_padsv\_and\_mortalize||5.011000|

save\_pptr|||  
save\_pushi32ptr|||  
save\_pushptri32ptr|||  
save\_pushptrptr|||  
save\_pushptr|5.011000|  
save\_re\_context|5.006000|  
save\_scalar\_at|||  
save\_scalar|||  
save\_set\_svflags|5.009000|  
save\_shared\_pvref|5.007003|  
save\_sptr|||  
save\_svref|||  
save\_vptr|5.006000|  
savepvn|||  
savepvs|5.009003|  
savepv|||  
savesharedpvn|5.009005|  
savesharedpv|5.007003|  
savestack\_grow\_cnt|5.008001|  
savestack\_grow|||  
savesvpv|5.009002|  
sawparens|||  
scalar\_mod\_type|||n  
scalarboolean|||  
scalarkids|||  
scalarseq|||  
scalarvoid|||  
scalar|||  
scan\_bin|5.006000|  
scan\_commit|||  
scan\_const|||  
scan\_formline|||  
scan\_heredoc|||  
scan\_hex|||  
scan\_ident|||  
scan\_inputsymbol|||  
scan\_num|5.007001|  
scan\_oct|||  
scan\_pat|||  
scan\_str|||  
scan\_subst|||  
scan\_trans|||  
scan\_version|5.009001|  
scan\_vstring|5.009005|  
scan\_word|||  
scope|||  
screaminstr|5.005000|  
search\_const|||

seed||5.008001|  
sequence\_num|||  
sequence\_tail|||  
sequence|||  
set\_context||5.006000|n  
set\_numeric\_local||5.006000|  
set\_numeric\_radix||5.006000|  
set\_numeric\_standard||5.006000|  
setdefout|||  
share\_hek\_flags|||  
share\_hek||5.004000|  
si\_dup|||  
sighandler|||n  
simplify\_sort|||  
skipspace0|||  
skipspace1|||  
skipspace2|||  
skipspace|||  
softref2xv|||  
sortcv\_stacked|||  
sortcv\_xsub|||  
sortcv|||  
sortsv\_flags||5.009003|  
sortsv||5.007003|  
space\_join\_names\_mortal|||  
ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse||5.004000|  
stashpv\_hvname\_match||5.011000|  
stdize\_locale|||  
store\_cop\_label|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version||5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||

sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||  
sv\_2iv\_flags|5.009001|  
sv\_2iv|||  
sv\_2mortal|||  
sv\_2num|||  
sv\_2nv|||  
sv\_2pv\_flags|5.007002|p  
sv\_2pv\_nolen|5.006000|p  
sv\_2pvbyte\_nolen|5.006000|p  
sv\_2pvbyte|5.006000|p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|  
sv\_2pv|||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||  
sv\_backoff|||  
sv\_bless|||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext||pv  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002|p  
sv\_catpvn|||  
sv\_catpvs|5.009003|p  
sv\_catpv|||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002|p  
sv\_catsv|||  
sv\_catxmlpv|||  
sv\_catxmlsv|||  
sv\_chop|||  
sv\_clean\_all|||  
sv\_clean\_objs|||  
sv\_clear|||  
sv\_cmp\_locale|5.004000|  
sv\_cmp|||  
sv\_collxfrm|||

sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec|||  
sv\_del\_backref|||  
sv\_derived\_from|5.004000|  
sv\_destroyable|5.010000|  
sv\_does|5.009004|  
sv\_dump|||  
sv\_dup\_inc\_multiple|||  
sv\_dup|||  
sv\_eq|||  
sv\_exp\_grow|||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2|||  
sv\_free\_arenas|||  
sv\_free|||  
sv\_gets|5.004000|  
sv\_grow|||  
sv\_i\_ncmp|||  
sv\_inc|||  
sv\_insert\_flags|5.011000|  
sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.011000|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic|||  
sv\_mortalcopy|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|



sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002||p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||  
sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050||p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000||p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050||p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050||p  
sv\_setpvn|||  
sv\_setpvs|5.009004||p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050||p  
sv\_setsv\_nomg|5.007002||p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050||p  
sv\_setuv|5.004000||p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||

sv\_uni\_display||5.007003|  
sv\_unmagic|||  
sv\_unref\_flags||5.007001|  
sv\_unref|||  
sv\_untaint||5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags||5.009004|  
sv\_usepvn\_mg|5.004050|p  
sv\_usepvn|||  
sv\_utf8\_decode||5.006000|  
sv\_utf8\_downgrade||5.006000|  
sv\_utf8\_encode||5.006000|  
sv\_utf8\_upgrade\_flags\_grow||5.011000|  
sv\_utf8\_upgrade\_flags||5.007002|  
sv\_utf8\_upgrade\_nomg||5.007002|  
sv\_utf8\_upgrade||5.007001|  
sv\_uv|5.005000|p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn||5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn||5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek|||  
svtype|||  
swallow\_bom|||  
swap\_match\_buff|||  
swash\_fetch||5.007002|  
swash\_get|||  
swash\_init||5.006000|  
sys\_init3||5.010000|n  
sys\_init||5.010000|n  
sys\_intern\_clear|||  
sys\_intern\_dup|||  
sys\_intern\_init|||  
sys\_term||5.010000|n  
taint\_env|||  
taint\_proper|||  
tmps\_grow||5.006000|  
toLOWER|||  
toUPPER|||  
to\_byte\_substr|||  
to\_uni\_fold||5.007003|  
to\_uni\_lower\_lc||5.006000|  
to\_uni\_lower||5.007003|  
to\_uni\_title\_lc||5.006000|  
to\_uni\_title||5.007003|  
to\_uni\_upper\_lc||5.006000|

to\_uni\_upper|5.007003|  
to\_utf8\_case|5.007003|  
to\_utf8\_fold|5.007003|  
to\_utf8\_lower|5.007003|  
to\_utf8\_substr|||  
to\_utf8\_title|5.007003|  
to\_utf8\_upper|5.007003|  
token\_free|||  
token\_getmad|||  
tokenize\_use|||  
tokeq|||  
tokereport|||  
too\_few\_arguments|||  
too\_many\_arguments|||  
uiv\_2buf|||n  
unlnk|||  
unpack\_rec|||  
unpack\_str|5.007003|  
unpackstring|5.008001|  
unshare\_hek\_or\_pvn|||  
unshare\_hek|||  
unsharepvn|5.004000|  
unwind\_handler\_stack|||  
update\_debugger\_info|||  
upg\_version|5.009005|  
usage|||  
utf16\_to\_utf8\_reversed|5.006001|  
utf16\_to\_utf8|5.006001|  
utf8\_distance|5.006000|  
utf8\_hop|5.006000|  
utf8\_length|5.007001|  
utf8\_mg\_pos\_cache\_update|||  
utf8\_to\_bytes|5.006001|  
utf8\_to\_uvchr|5.007001|  
utf8\_to\_uvuni|5.007001|  
utf8n\_to\_uvchr|||  
utf8n\_to\_uvuni|5.007001|  
utilize|||  
uvchr\_to\_utf8\_flags|5.007003|  
uvchr\_to\_utf8|||  
uvuni\_to\_utf8\_flags|5.007003|  
uvuni\_to\_utf8|5.007001|  
validate\_suid|||  
varname|||  
vcmp|5.009000|  
vcroak|5.006000|  
vdeb|5.007003|  
vdie\_common|||

```

vdie_croak_common|||
vdie|||
vform|5.006000|
visit|||
vivify_defelem|||
vivify_ref|||
vload_module|5.006000|p
vmess|5.006000|
vnewSVpvf|5.006000|5.004000|p
vnormal||5.009002|
vnumify||5.009000|
vstringify||5.009000|
vverify||5.009003|
vwarner||5.006000|
vwarn||5.006000|
wait4pid|||
warn_nocontext|||vn
warner_nocontext|||vn
warner|5.006000|5.004000|pv
warn|||v
watch|||
whichsig|||
write_no_mem|||
write_to_stderr|||
xmldump_all|||
xmldump_attr|||
xmldump_eval|||
xmldump_form|||
xmldump_indent|||v
xmldump_packsubs|||
xmldump_sub|||
xmldump_vindent|||
yyerror|||
yylex|||
yyparse|||
yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", '\x{40-length($f)}, " ', format_version($API{$f}{todo}), "\n";
}
exit 0;
}

```

```

# Scan for possible replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{
 /(?: \^[^*]*\*+(?:\^[^$ccs][^*]*\*+)* /|/\^[r\n]*)
 |"^\\"*(?:\\.["\\"])*"
 |'^\\"*(?:\\.["\\"])*' }{ }egsx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s*(.*?)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||= ""; # suppress warning with older
perls
$h->{$_} .= "$1\n";
}
}
else { undef $hint }
}

$hint = [$1, [split /,?\s+/, $2]]
if m{^\s*$rccs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
if ($define->[1] =~ /\$/) {
$define->[1] .= $_;
}
else {
if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
my @n = find_api($define->[1]);
push @{$depends{$define->[0]}}, @n if @n
}
undef $define;
}
}

$define = [$1, $2] if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {

```

```

if (/^/) {
  if (exists $API{$function->[0]}) {
    my @n = find_api($function->[1]);
    push @{$depends{$function->[0]}}, @n if @n
  }
  undef $function;
}
else {
  $function->[1] .= $_;
}
}

$function = [$1, " if m{^DPPP_(my_(\w+))};

$replace = $1 if m{^s*$srcs\s+Replace:\s+(\d+)\s+$rcce\s*$};
$replace{$2} = $1 if $replace and m{^s*#\s*define\s+(\w+)(?:\{([\^]*\)}\s+(\w+));
$replace{$2} = $1 if m{^s*#\s*define\s+(\w+)(?:\{([\^]*\)}\s+(\w+).*$rcce\s+Replace\s+$rcce};
$replace{$1} = $2 if m{^s*$srcs\s+Replace (\w+) with (\w+)\s+$rcce\s*$};

if (m{^s*$srcs\s+(\w+(\s*,\s*\w+)*)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rcce\s*$}) {
  my @deps = map { s/\s+//g; $_ } split /\s/, $3;
  my $d;
  for $d (map { s/\s+//g; $_ } split /\s/, $1) {
    push @{$depends{$d}}, @deps;
  }
}

$need{$1} = 1 if m{^#\s+defined\(\NEED_(\w+)(?:_GLOBAL)?\)};
}

for (values %depends) {
  my %s;
  $_ = [sort grep !$_{$_}++, @$_];
}

if (exists $opt{'api-info'}) {
  my $f;
  my $count = 0;
  my $match = $opt{'api-info'} =~ m!^(.*)/#! ? $1 : "\Q$opt{'api-info'}\E$";
  for $f (sort { lc $a cmp lc $b } keys %API) {
    next unless $f =~ /$match/;
    print "\n=== $f ===\n\n";
    my $info = 0;
    if ($API{$f}{base} || $API{$f}{todo}) {
      my $base = format_version($API{$f}{base} || $API{$f}{todo});
      print "Supported at least starting from perl-$base.\n\n";
      $info++;
    }
  }
}

```

```

if ($API{$f}{provided}) {
    my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
    print "Support by $ppport provided back to perl-$todo.\n";
    print "Support needs to be explicitly requested by NEED_$.f.\n" if exists $need{$f};
    print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
    print "\n$hints{$f}" if exists $hints{$f};
    print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
    $info++;
}
print "No portability information available.\n" unless $info;
$count++;
}
$count or print "Found no API matching '$opt{api-info}'.";
print "\n";
exit 0;
}

```

```

if (exists $opt{'list-provided'}) {
    my $f;
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $API{$f}{provided};
        my @flags;
        push @flags, 'explicit' if exists $need{$f};
        push @flags, 'depend' if exists $depends{$f};
        push @flags, 'hint' if exists $hints{$f};
        push @flags, 'warning'
        if exists $warnings{$f};
        my $flags = @flags ? ' [' . join(', ', @flags) . '] : ";
        print "$f$flags\n";
    }
    exit 0;
}

```

```

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

```

```

if (@ARGV) {
    my %seen;
    for (@ARGV) {
        if (-e) {
            if (-f) {
                push @files, $_ unless $seen{$_}++;
            }
            else { warn "'$_' is not a file.\n" }
        }
        else {
            my @new = grep { -f } glob $_

```

```

    or warn "'$_' does not exist.\n";
    push @files, grep { !$seen{$_}++ } @new;
  }
}
else {
eval {
  require File::Find;
  File::Find::find(sub {
    $File::Find::name =~ /($srcext)$/i
    and push @files, $File::Find::name;
  }, '.');
};
if ($@) {
  @files = map { glob "*$_" } @srcext;
}
}

if (!@ARGV || $opt{filter}) {
  my(@in, @out);
  my %xsc = map { /(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;
  for (@files) {
    my $out = exists $xsc{$_} || /\bQ$ppport\E$/i || !/($srcext)$/i;
    push @{$out ? \@out : \@in }, $_;
  }
  if (@ARGV && @out) {
    warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
  }
  @files = @in;
}

die "No input files given!\n" unless @files;

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

for $filename (@files) {
  unless (open IN, "<$filename") {
    warn "Unable to read from $filename: $!\n";
    next;
  }

  info("Scanning $filename ...");

  my $c = do { local $/; <IN> };
  close IN;
}

```



```

my %file = (orig => $c, changes => 0);

# Temporarily remove C/XS comments and strings from the code
my @ccom;

$c =~ s{
  ( ^$HS*#$HS*include\b[^\r\n]+\b(?:\Q$pport\E|XSUB\.h)\b[^\r\n]*
  | ^$HS*#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
  | ( ^$HS*\#[^\r\n]*
  | "[^"\\]*(?:\\.[^"\\])*"
  | '[^"\\]*(?:\\.[^"\\])*'
  | /(?:\*[^\*]*\*+(?:[^\sccs][^\*]*\*+)* /|/[^\r\n]* ) )
}{ defined $2 and push @ccom, $2;
  defined
  $1 ? $1 : "$ccs$#ccom$cce" }mgsex;

$file{ccom} = \@ccom;
$file{code} = $c;
$file{has_inc_ppport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$pport\E\b/m;

my $func;

for $func (keys %API) {
  my $match = $func;
  $match .= "$$revreplace{$func}" if exists $revreplace{$func};
  if ($c =~ /\b(?:Perl_)?($match)\b/) {
    $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
    $file{uses_Perl}{$func}++ if $c =~ /\bPerl_{$func}\b/;
    if (exists $API{$func}{provided}) {
      $file{uses_provided}{$func}++;
      if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
        $file{uses}{$func}++;
        my @deps = rec_depend($func);
        if (@deps) {
          $file{uses_deps}{$func} = \@deps;
          for (@deps) {
            $file{uses}{$_} = 0 unless exists $file{uses}{$_};
          }
        }
      }
      for ($func, @deps) {
        $file{needs}{$_} = 'static' if exists $need{$_};
      }
    }
  }
  if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
    if ($c =~ /\b{$func}\b/) {
      $file{uses_todo}{$func}++;
    }
  }
}

```

```

    }
  }
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
  if (exists $need{$2}) {
    $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
  }
  else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
  for $func (keys % {$global{$_}}) {
    push @{$global{$_}{$func}}, $filename;
  }
}

$files{$filename} = \%file;
}

# Globally resolve NEED_'s
my $need;
for $need (keys % {$global{needs}}) {
  if (@{$global{needs}{$need}} > 1) {
    my @targets = @{$global{needs}{$need}};
    my @t = grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need}
  = 'global';
  for (@{$global{needs}{$need}}) {
    $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
  }
}
}

for $filename (@files) {
  exists $files{$filename} or next;

  info("=== Analyzing $filename ===");

  my %file = % {$files{$filename}};
  my $func;
  my $c = $file{code};
  my $warnings = 0;

```

```

for $func (sort keys % { $file{ uses_Perl } }) {
  if ($API{ $func } { varargs }) {
    unless ($API{ $func } { nothxarg }) {
      my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)(\)|[\^s])*\)}
        { $1 . ($2 eq '|') ? 'aTHX' : 'aTHX_' } . $2 }ge);
      if ($changes) {
        warning("Doesn't pass interpreter argument aTHX to Perl_$func");
        $file{ changes } += $changes;
      }
    }
  }
  else {
    warning("Uses Perl_$func instead of $func");
    $file{ changes } += ($c =~ s{\bPerl_$func(\s*)(\s*aTHX_?)?\s*}
      { $func$1 }g);
  }
}

for $func (sort keys % { $file{ uses_replace } }) {
  warning("Uses
$func instead of $replace{ $func }");
  $file{ changes } += ($c =~ s/\b$func\b/$replace{ $func }/g);
}

for $func (sort keys % { $file{ uses_provided } }) {
  if ($file{ uses } { $func }) {
    if (exists $file{ uses_deps } { $func }) {
      diag("Uses $func, which depends on ", join(', ', @{$file{ uses_deps } { $func } }));
    }
    else {
      diag("Uses $func");
    }
  }
}
$warnings += hint($func);
}

unless ($opt{ quiet }) {
  for $func (sort keys % { $file{ uses_todo } }) {
    print "*** WARNING: Uses $func, which may not be portable below perl ",
      format_version($API{ $func } { todo }, ", even with 'Sppport\n";
    $warnings++;
  }
}

for $func (sort keys % { $file{ needed_static } }) {
  my $message = "";
  if (not exists $file{ uses } { $func }) {

```

```

$message = "No need to define NEED_$func if $func is never used";
}
elseif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
    $message = "No need to define NEED_$func when already
needed globally";
}
if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
}
}

for $func (sort keys %{$file{needed_global}}) {
    my $message = "";
    if (not exists $global{uses}{$func}) {
        $message = "No need to define NEED_{$func}_GLOBAL if $func is never used";
    }
    elseif (exists $file{needs}{$func}) {
        if ($file{needs}{$func} eq 'extern') {
            $message = "No need to define NEED_{$func}_GLOBAL when already needed globally";
        }
        elseif ($file{needs}{$func} eq 'static') {
            $message = "No need to define NEED_{$func}_GLOBAL when only used in this file";
        }
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_{$func}_GLOBAL\b.*$LF//mg);
    }
}

$file{needs_inc_ppport} = keys %{$file{uses}};

if ($file{needs_inc_ppport}) {
    my $pp = "";

    for $func (sort keys %{$file{needs}}) {
        my $type = $file{needs}{$func};
        next if $type eq 'extern';
        my $suffix = $type eq 'global' ? '_GLOBAL' : "";
        unless (exists $file{"needed_$type"}{$func}) {
            if ($type eq 'global') {
                diag("Files [@$global{needs}{$func}] need $func, adding global request");
            }
            else {
                diag("File needs $func, adding static request");
            }
        }
        $pp .= "#define NEED_$func$suffix\n";
    }
}

```

```

}
}

if ($pp && ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_\w+)/$pp/m)) {
    $pp = ";
    $file{changes}++;
}

unless ($file{has_inc_ppport}) {
    diag("Needs to include '$ppport'");
    $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
    $file{changes} += ($c =~ s/^(($HS*#$HS*define$HS+NEED_\w+.*?)/$1$pp/ms)
        || ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^(($HS*#$HS*include.*XSUB.*\s*?)/$1$pp/m)
        || ($c =~ s/^\/$pp/);
}
}
else {
    if ($file{has_inc_ppport})
    {
        diag("No need to include '$ppport'");
        $file{changes} += ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E.*?$LF//m);
    }
}

# put back in our C comments
my $ix;
my $cppc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{cplusplus} && $ccom[$ix] =~ s!^/!!) {
        $cppc++;
        $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
    else {
        $c =~ s/$rcs$ix$rcce/$ccom[$ix]/;
    }
}

if ($cppc) {
    my $s = $cppc != 1 ? 's' : '';
    warning("Uses $cppc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';

```

```

my $warn = $warnings ? " ($warnings warning$s) " : "";
info("Analysis completed$warn");

if ($file{changes}) {
  if (exists $opt{copy}) {
    my $newfile = "$filename$opt{copy}";
    if (-e $newfile) {
      error("$newfile' already exists, refusing to write copy of '$filename'");
    }
    else {
      local *F;
      if (open F, ">$newfile") {
        info("Writing
copy of '$filename' with changes to '$newfile'");
        print F $c;
        close F;
      }
      else {
        error("Cannot open '$newfile' for writing: $!");
      }
    }
  }
  elseif (exists $opt{patch} || $opt{changes}) {
    if (exists $opt{patch}) {
      unless ($patch_opened) {
        if (open PATCH, ">$opt{patch}") {
          $patch_opened = 1;
        }
        else {
          error("Cannot open '$opt{patch}' for writing: $!");
          delete $opt{patch};
          $opt{changes} = 1;
          goto fallback;
        }
      }
      mydiff(\*PATCH, $filename, $c);
    }
    else {
fallback:
      info("Suggested changes:");
      mydiff(\*STDOUT, $filename, $c);
    }
  }
  else {
    my $s = $file{changes} == 1 ? " : 's'";
    info("$file{changes} potentially required change$s detected");
  }
}

```

```

else {
    info("Looks good");
}
}

close PATCH if $patch_opened;

exit 0;

sub try_use { eval
    "use @_;" return $@ eq " }

sub mydiff
{
    local *F = shift;
    my($file, $str) = @_;
    my $diff;

    if (exists $opt{diff}) {
        $diff = run_diff($opt{diff}, $file, $str);
    }

    if (!defined $diff and try_use("Text::Diff")) {
        $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
        $diff = <<HEADER . $diff;
        --- $file
        +++ $file.patched
        HEADER
    }

    if (!defined $diff) {
        $diff = run_diff('diff -u', $file, $str);
    }

    if (!defined $diff) {
        $diff = run_diff('diff', $file, $str);
    }

    if (!defined $diff) {
        error("Cannot generate a diff. Please install Text::Diff or use --copy.");
        return;
    }

    print F $diff;
}

sub run_diff

```

```

{
my($prog, $file, $str) = @_;
my $tmp = 'dppptemp';
my $suf = 'aaa';
my $diff = "";
local *F;

while (-e "$tmp.$suf") { $suf++ }
$tmp = "$tmp.$suf";

if (open F, ">$tmp") {
print F $str;
close F;

if (open F, "$prog $file $tmp |") {
while (<F>) {
s/^Q$tmp\E/$file.patched/;
$diff
.= $_;
}
close F;
unlink $tmp;
return $diff;
}

unlink $tmp;
}
else {
error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
my($func, $seen) = @_;
return () unless exists $depends{$func};
$seen = {%{$seen||{}}};
return () if $seen->{$func}++;
my %s;
grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

sub parse_version
{
my $ver = shift;

```



```

if ($ver =~ /^(d+)\.(d+)\.(d+)$/) {
    return ($1, $2, $3);
}
elsif ($ver !~ /^(d+)\.[d_]+$/) {
    die "cannot parse version '$ver'\n";
}

$ver =~ s/_//g;
$ver =~ s/$/000000/;

my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

$v = int $v;
$s = int $s;

if ($r < 5 || ($r == 5 && $v < 6)) {
    if ($s % 10) {
        die "cannot parse version '$ver'\n";
    }
}

return ($r, $v, $s);
}

sub format_version
{
    my $ver = shift;

    $ver =~ s/$/000000/;
    my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

    $v = int $v;
    $s =
    int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "invalid version '$ver'\n";
        }
        $s /= 10;

        $ver = sprintf "%d.%03d", $r, $v;
        $s > 0 and $ver .= sprintf "_%02d", $s;

        return $ver;
    }

    return sprintf "%d.%d.%d", $r, $v, $s;
}

```

```

}

sub info
{
    $opt{quiet} and return;
    print @_, "\n";
}

sub diag
{
    $opt{quiet} and return;
    $opt{diag} and print @_, "\n";
}

sub warning
{
    $opt{quiet} and return;
    print "*** ", @_, "\n";
}

sub error
{
    print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
    $opt{quiet} and return;
    my $func = shift;
    my $rv = 0;
    if (exists $warnings{$func} && !$given_warnings{$func}++) {
        my $warn = $warnings{$func};
        $warn =~ s/^\!*** !mg;
        print "*** WARNING: $func\n", $warn;
        $rv++;
    }
    if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
        my $hint = $hints{$func};
        $hint =~ s/^\ /mg;
        print " --- hint for $func ---\n", $hint;
    }
    $rv;
}

sub

```

```

usage
{
my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*^(.*?)\s*^=/ms;
my %M = ( 'T' => '*' );
$usage =~ s/^\s*perl\s+\S+/$^X $0/;
$usage =~ s/([A-Z])<([>]+)>/$M{$1}$2$M{$1}/g;

```

```
print <<ENDUSAGE;
```

Usage: \$usage

See perldoc \$0 for details.

ENDUSAGE

```
exit 2;
}
```

```
sub strip
```

```

{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*^(.*?)^\s*\w+/ms;
$copy =~ s/^(?=\S+)/ /gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-)/$copy/ms;
$self =~ s/^\$SKIP.*(?:=__DATA__)/SKIP
if (\@ARGV && $ARGV[0] eq '--unstrip') {
eval { require Devel::PPPport };
$self and die "Cannot require Devel::PPPport, please install.\n";
if (eval $Devel::PPPport::VERSION < $VERSION) {
die "$0 was originally generated with Devel::PPPport $VERSION.\n"
. "Your Devel::PPPport is only version $Devel::PPPport::VERSION.\n"
. "Please install a newer version, or --unstrip will not work.\n";
}
Devel::PPPport::WriteFile($0);
exit 0;
}
print
<<END;

```

Sorry, but this is a stripped version of \$0.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
^X $0 --unstrip
```

END

```
/ms;
```

```

my($pl, $c) = $self =~ /(.*^__DATA__)(.*)/ms;
$c =~ s{
  /(?: \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* /|/^\r\n)*
| ("^\\"*(?:\\.["\\"])*"
| '^\\"*(?:\\.["\\"])*' )
| ($HS+)}{ defined $2 ? '' : ($1 || "") }gsex;
$c =~ s!\s+#!mg;
$c =~ s!$LF#!mg;
$c =~ s!\s*#\s*#!mg;
$c =~ s!\s+#!mg;

```

```

open OUT, ">$0" or die "cannot strip $0: $!\n";
print OUT "$pl$c\n";

```

```

exit 0;
}

```

```

__DATA__
*/

```

Found in path(s):

```

* /opt/cola/permits/1000848947_1646171517.14/0/perl-Storable-2.45-3.el7.src.rpm-cosi-expand-archive-
MrYpE99/Storable-2.45.tar.gz-cosi-expand-archive-nc4LuAZO/Storable-2.45/ppport.h

```

# 1.151 perl-threads 1.87-4.el7

## 1.151.1 Available under license :

No license file was found, but licenses were detected in source scan.

```

/*

```

```

-----

```

ppport.h -- Perl/Pollution/Portability Version 3.19

Automatically created by Devel::PPPport running under perl 5.010000.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

```

-----

```

SKIP

```

=pod

```

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.19

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version        show version

--patch=file     write one patch file with changes

--copy=suffix    write changed copies with suffix

--diff=program   use diff program and options

--compat-version=version  
    provide compatibility with Perl version

--cplusplus     accept C++ comments

--quiet          don't output anything except fatal errors

--nodiag         don't show diagnostics

--nohints        don't show hints

--nochanges     don't suggest changes

--nofilter       don't filter input files

--strip          strip all script and doc functionality from  
                 ppport.h

--list-provided    list provided API

--list-unsupported list unsupported API

--api-info=name    show Perl API portability information

=head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.10.0.

=head1 OPTIONS

=head2 --help

Display a brief usage summary.

=head2 --version

Display the version of F<ppport.h>.

```
=head2 --patch=I<file>
```

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

```
=head2 --copy=I<suffix>
```

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagically add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

```
=head2 --diff=I<program>
```

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

```
=head2 --compat-version=I<version>
```

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

```
=head2 --cplusplus
```

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

```
=head2 --quiet
```

Be quiet. Don't print anything except fatal errors.

=head2 --nodiag

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

=head2 --strip

Strip all script and documentation functionality from F<ppport.h>.

This

reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPport> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>.

If I<name> is surrounded by slashes, it is interpreted as a regular

expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you have to explicitly request support for these functions by adding one or more C<#define>s in your source code before the inclusion of F<ppport.h>.

These functions or variables will be marked C<explicit> in the list shown by C<--list-provided>.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either C<static> or global variants.

For a C<static> function or variable (used only in a single source file), use:

```
#define NEED_function  
#define NEED_variable
```



For a global function or variable (used in multiple source files),  
use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the  
same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSV_type()	NEED_newSV_type	NEED_newSV_type_GLOBAL
newSVpv_flags()	NEED_newSVpv_flags	NEED_newSVpv_flags_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL
pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL
pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	
NEED_sv_setpvf_mg_GLOBAL		
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warn()	NEED_warner	NEED_warner_GLOBAL

To avoid namespace conflicts, you can change the namespace of the  
explicitly exported functions / variables using the C<DPPP\_NAMESPACE>  
macro. Just C<#define> the macro before including C<ppport.h>:

```
#define DPPP_NAMESPACE MyOwnNamespace_  
#include "ppport.h"
```

The default namespace is C<DPPP\_>.

=back

The good thing is that most of the above can be checked by running F<ppport.h> on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether F<ppport.h> is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, F<ppport.h> can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different C<diff> program or options, using the C<--diff> option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpvn> function,  
use:

```
perl ppport.h --api-info=newSVpvn
```

Since the argument to C<--api-info> can be a regular expression,  
you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=./
```

to display information for all known API elements.

## =head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPPport> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPPport> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item

5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2009, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

# Disable broken TRIE-optimization

```
BEGIN { eval '${^RE_TRIE_MAXBUF} = -1' if $] >= 5.009004 && $] <= 5.009005 }
```

```
my $VERSION = 3.19;
```

```
my %opt = (  
  quiet => 0,  
  diag => 1,  
  hints => 1,  
  changes => 1,  
  cplusplus => 0,  
  filter => 1,  
  strip => 0,  
  version => 0,  
);
```

```
my($ppport) = $0 =~ /([\w.]+)$/;
```

```
my $LF = '(?:\r\n|[\r\n])'; # line feed
```

```

my $HS = "[\t]";      # horizontal whitespace

# Never use C comments in this file!
my $ccs = '/.*!';
my
$cce = '.*!./';
my $rccs = quotemeta $ccs;
my $rcce = quotemeta $cce;

eval {
require Getopt::Long;
Getopt::Long::GetOptions(\%opt, qw(
  help quiet diag! filter! hints! changes! cplusplus strip version
  patch=s copy=s diff=s compat-version=s
  list-provided list-unsupported api-info=s
)) or usage();
};

if ($@ and grep /^-/, @ARGV) {
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
  die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
  print "This is $0 $VERSION.\n";
  exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if (exists $opt{'compat-version'}) {
  my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
  if ($@) {
    die "Invalid version number format: '$opt{'compat-version'}'\n";
  }
  die "Only Perl 5 is supported\n" if $r != 5;
  die "Invalid version number: '$opt{'compat-version'}'\n" if $v >= 1000 || $s >= 1000;
  $opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
  $opt{'compat-version'} = 5;
}

my
%API = map { /^(\w+)\|([^\|]*)\|([^\|]*)\|(\w*)$/
  ? ( $1 => {
    ($2          ? ( base    => $2 ) : ()),

```

```

        ($3          ? ( todo  => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_" } qw(
AvFILLp|5.004050|p
AvFILL|||
CLASS|||n
CPERLscope|5.005000|p
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000|p
CopFILEGV_set|5.006000|p
CopFILEGV|5.006000|p
CopFILESV|5.006000|p
CopFILE_set|5.006000|p
CopFILE|5.006000|p
CopSTASHPV_set|5.006000|p
CopSTASHPV|5.006000|p
CopSTASH_eq|5.006000|p
CopSTASH_set|5.006000|p
CopSTASH|5.006000|p
CopyD|5.009002|p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV_set|5.011000|p
DEFSV|5.004050|p
END_EXTERN_C|5.005000|p
ENTER|||
ERRSV|5.004050|p
EXTEND|||
EXTERN_C|5.005000|p
F0convert|||n
FREEMPS|||
GIMME_V||5.004000|n
GIMME|||n
GROK_NUMERIC_RADIX|5.007002|p
G_ARRAY|||
G_DISCARD|||
G_EVAL|||
G_METHOD|5.006001|p
G_NOARGS|||
G_SCALAR|||
G_VOID||5.004000|
GetVars|||

```

GvSVn|5.009003||p  
GvSV|||  
Gv\_AMupdate|||  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeUTF8|5.011000|  
HeVAL|5.004000|  
HvNAMELEN\_get|5.009003||p  
HvNAME\_get|5.009003||p  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p  
IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LVRET|||  
MARK|||  
MULTICALL|5.011000|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p  
MoveD|5.009002||p  
Move|||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p  
Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p

Nullav|||  
Nullch|||  
Nullcv|||  
Nullhv|||  
Nullsv|||  
ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_DUP|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||  
PAD\_SET\_CUR|||  
PAD\_SV1|||  
PAD\_SV|||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.011000||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.011000||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.011000||p



PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|5.009004||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|5.009004||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|5.009004||p  
PERL\_PV\_ESCAPE\_NOCLEAR|5.009004||p  
PERL\_PV\_ESCAPE\_QUOTE|5.009004||p  
PERL\_PV\_ESCAPE\_RE|5.009005||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|5.009004||p  
PERL\_PV\_ESCAPE\_UNI|5.009004||p  
PERL\_PV\_PRETTY\_DUMP|5.009004||p  
PERL\_PV\_PRETTY\_ELLIPSES|5.010000||p  
PERL\_PV\_PRETTY\_LTGT|5.009004||p  
PERL\_PV\_PRETTY\_NOCLEAR|5.010000||p  
PERL\_PV\_PRETTY\_QUOTE|5.009004||p  
PERL\_PV\_PRETTY\_REGPROP|5.009004||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p

PERL\_SUBVERSION|5.006000||p  
PERL\_SYS\_INIT3|5.006000|  
PERL\_SYS\_INIT|||  
PERL\_SYS\_TERM|5.011000|  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|5.011000||p  
PL\_bufptr|5.011000||p  
PL\_compiling|5.004050||p  
PL\_copline|5.011000||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_error\_count|5.011000||p  
PL\_expect|5.011000||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p  
PL\_in\_my\_stash|5.011000||p  
PL\_in\_my|5.011000||p  
PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000||p  
PL\_lex\_state|5.011000||p  
PL\_lex\_stuff|5.011000||p  
PL\_linestr|5.011000||p

PL\_modglobal|5.005000|n  
PL\_na|5.004050|pn  
PL\_no\_modify|5.006000|p  
PL\_ofsgv||n  
PL\_parser|5.009005|p  
PL\_perl\_destruct\_level|5.004050|p  
PL\_perldb|5.004050|p  
PL\_ppaddr|5.006000|p  
PL\_rsfilters|5.004050|p  
PL\_rsf|5.004050|p  
PL\_rs||n  
PL\_signals|5.008001|p  
PL\_stack\_base|5.004050|p  
PL\_stack\_sp|5.004050|p  
PL\_statcache|5.005000|p  
PL\_stdingv|5.004050|p  
PL\_sv\_arenaroot|5.004050|p  
PL\_sv\_no|5.004050|pn  
PL\_sv\_undef|5.004050|pn  
PL\_sv\_yes|5.004050|pn  
PL\_tainted|5.004050|p  
PL\_tainting|5.004050|p  
PL\_tokenbuf|5.011000|p  
POP\_MULTICALL||5.011000|  
POPi||n  
POPl||n  
POPn||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp||n  
POPs||n  
PTR2IV|5.006000|p  
PTR2NV|5.006000|p  
PTR2UV|5.006000|p  
PTR2nat|5.009003|p  
PTR2ul|5.007001|p  
PTRV|5.006000|p  
PUSHMARK||  
PUSH\_MULTICALL||5.011000|  
PUSHi||  
PUSHmortal|5.009002|p  
PUSHn||  
PUSHp||  
PUSHs||  
PUSHu|5.004000|p  
PUTBACK||  
PerlIO\_clearerr||5.007003|  
PerlIO\_close||5.007003|

PerlIO\_context\_layers|5.009004|  
PerlIO\_eof|5.007003|  
PerlIO\_error|5.007003|  
PerlIO\_fileno|5.007003|  
PerlIO\_fill|5.007003|  
PerlIO\_flush|5.007003|  
PerlIO\_get\_base|5.007003|  
PerlIO\_get\_bufsiz|5.007003|  
PerlIO\_get\_cnt|5.007003|  
PerlIO\_get\_ptr|5.007003|  
PerlIO\_read|5.007003|  
PerlIO\_seek|5.007003|  
PerlIO\_set\_cnt|5.007003|  
PerlIO\_set\_ptrcnt|5.007003|  
PerlIO\_setlinebuf|5.007003|  
PerlIO\_stderr|5.007003|  
PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004|p  
PoisonNew|5.009004|p  
PoisonWith|5.009004|p  
Poison|5.008000|p  
RETVAl||n  
Renewc||  
Renew||  
SAVECLEARSV||  
SAVECOMPPAD||  
SAVEPADSV||  
SAVETMPS||  
SAVE\_DEFSV|5.004050|p  
SPAGAIN||  
SP||  
START\_EXTERN\_C|5.005000|p  
START\_MY\_CXT|5.007003|p  
STMT\_END||p  
STMT\_START||p  
STR\_WITH\_LEN|5.009003|p  
ST||  
SV\_CONST\_RETURN|5.009003|p  
SV\_COW\_DROP\_PV|5.008001|p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005|p  
SV\_GMAGIC|5.007002|p  
SV\_HAS\_TRAILING\_NUL|5.009004|p  
SV\_IMMEDIATE\_UNREF|5.007001|p

SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SvfARG|5.009005||p  
Svf\_UTF8|5.006000||p  
Svf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC||5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV||5.006000|  
SvIOK\_notUV||5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV||5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash||5.008003|  
SvIsCOW||5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK||5.007003|  
SvMAGIC\_set|5.009003||p  
SvNIOK\_off|||  
SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||

SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||  
SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK\_offset|5.011000|  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8|5.006000|  
SvPOK\_only|||  
SvPOK\_on|||  
SvPOKp|||  
SvPOK|||  
SvPVX\_const|5.009003|p  
SvPVX\_mutable|5.009003|p  
SvPVX|||  
SvPV\_const|5.009003|p  
SvPV\_flags\_const\_nolen|5.009003|p  
SvPV\_flags\_const|5.009003|p  
SvPV\_flags\_mutable|5.009003|p  
SvPV\_flags|5.007002|p  
SvPV\_force\_flags\_mutable|5.009003|p  
SvPV\_force\_flags\_nolen|5.009003|p  
SvPV\_force\_flags|5.007002|p  
SvPV\_force\_mutable|5.009003|p  
SvPV\_force\_nolen|5.009003|p  
SvPV\_force\_nomg\_nolen|5.009003|p  
SvPV\_force\_nomg|5.007002|p  
SvPV\_force||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p  
SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg|5.007002|p  
SvPV\_renew|5.009003|p  
SvPV\_set|||  
SvPVbyte\_force|5.009002|  
SvPVbyte\_nolen|5.006000|  
SvPVbytex\_force|5.006000|  
SvPVbytex|5.006000|  
SvPVbyte|5.006000|p  
SvPVutf8\_force|5.006000|  
SvPVutf8\_nolen|5.006000|

SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx|||  
SvPV|||  
SvREFCNT\_dec|||  
SvREFCNT\_inc\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void|5.009004||p  
SvREFCNT\_inc\_simple|5.009004||p  
SvREFCNT\_inc\_void\_NN|5.009004||p  
SvREFCNT\_inc\_void|5.009004||p  
SvREFCNT\_inc|||p  
SvREFCNT|||  
SvROK\_off|||  
SvROK\_on|||  
SvROK|||  
SvRV\_set|5.009003||p  
SvRV|||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC|||  
SvSHARED\_HASH|5.009003||p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003||p  
SvSTASH|||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV|||  
SvTAINTED\_off||5.004000|  
SvTAINTED\_on||5.004000|  
SvTAINTED||5.004000|  
SvTAINT|||  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK||5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off||5.006000|  
SvUTF8\_on||5.006000|  
SvUTF8||5.006000|  
SvUVXx|5.004000||p  
SvUVX|5.004000||p  
SvUV\_nomg|5.009001||p  
SvUV\_set|5.009003||p  
SvUVx|5.004000||p

SvUV|5.004000||p  
SvVOK|5.008001|  
SvVSTRING\_mg|5.009004||p  
THIS||n  
UNDERBAR|5.009002||p  
UTF8\_MAXBYTES|5.009002||p  
UVSIZE|5.006000||p  
UVTYPE|5.006000||p  
UVXf|5.007001||p  
UVof|5.006000||p  
UVuf|5.006000||p  
UVxf|5.006000||p  
WARN\_ALL|5.006000||p  
WARN\_AMBIGUOUS|5.006000||p  
WARN\_ASSERTIONS|5.011000||p  
WARN\_BAREWORD|5.006000||p  
WARN\_CLOSED|5.006000||p  
WARN\_CLOSURE|5.006000||p  
WARN\_DEBUGGING|5.006000||p  
WARN\_DEPRECATED|5.006000||p  
WARN\_DIGIT|5.006000||p  
WARN\_EXEC|5.006000||p  
WARN\_EXITING|5.006000||p  
WARN\_GLOB|5.006000||p  
WARN\_INPLACE|5.006000||p  
WARN\_INTERNAL|5.006000||p  
WARN\_IO|5.006000||p  
WARN\_LAYER|5.008000||p  
WARN\_MALLOC|5.006000||p  
WARN\_MISC|5.006000||p  
WARN\_NEWLINE|5.006000||p  
WARN\_NUMERIC|5.006000||p  
WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESES|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEXP|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p



WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSPROTO|5.010000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSpREPUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p

aTHXR\_|5.011000||p  
aTHXR|5.011000||p  
aTHX\_|5.006000||p  
aTHX|5.006000||p  
add\_data||n  
addmad||  
allocmy||  
amagic\_call||  
amagic\_cmp\_locale||  
amagic\_cmp||  
amagic\_i\_ncmp||  
amagic\_ncmp||  
any\_dup||  
ao||  
append\_elem||  
append\_list||  
append\_madprops||  
apply\_attrs\_my||  
apply\_attrs\_string||5.006001|  
apply\_attrs||  
apply||  
atfork\_lock||5.007003|n  
atfork\_unlock||5.007003|n  
av\_arylen\_p||5.009003|  
av\_clear||  
av\_create\_and\_push||5.009005|  
av\_create\_and\_unshift\_one||5.009005|  
av\_delete||5.006000|  
av\_exists||5.006000|  
av\_extend||  
av\_fetch||  
av\_fill||  
av\_iter\_p||5.011000|  
av\_len||  
av\_make||  
av\_pop||  
av\_push||  
av\_reify||  
av\_shift||  
av\_store||  
av\_undef||  
av\_unshift||  
ax||n  
bad\_type||  
bind\_match||  
block\_end||  
block\_gimme||5.004000|  
block\_start||

boolSV|5.004000|p  
boot\_core\_PerlIO|||  
boot\_core\_UNIVERSAL|||  
boot\_core\_mro|||  
bytes\_from\_utf8||5.007001|  
bytes\_to\_uni||n  
bytes\_to\_utf8||5.006001|  
call\_argv|5.006000|p  
call\_atexit||5.006000|  
call\_list||5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc||5.007002|n  
cando|||  
cast\_i32||5.006000|  
cast\_iv||5.006000|  
cast\_ulong||5.006000|  
cast\_uv||5.006000|  
check\_type\_and\_open|||  
check\_uni|||  
checkcomma|||  
checkposixcc|||  
ckWARN|5.006000|p  
ck\_anoncode|||  
ck\_bitop|||  
ck\_concat|||  
ck\_defined|||  
ck\_delete|||  
ck\_die|||  
ck\_each|||  
ck\_eof|||  
ck\_eval|||  
ck\_exec|||  
ck\_exists|||  
ck\_exit|||  
ck\_ftst|||  
ck\_fun|||  
ck\_glob|||  
ck\_grep|||  
ck\_index|||  
ck\_join|||  
ck\_lfun|||  
ck\_listiob|||  
ck\_match|||  
ck\_method|||  
ck\_null|||  
ck\_open|||

ck\_readline||  
ck\_repeat||  
ck\_require||  
ck\_return||  
ck\_rfun||  
ck\_rvconst||  
ck\_sassign||  
ck\_select||  
ck\_shift||  
ck\_sort||  
ck\_spair||  
ck\_split||  
ck\_subr||  
ck\_substr||  
ck\_svconst||  
ck\_trunc||  
ck\_unpack||  
ckwarn\_d|5.009003|  
ckwarn|5.009003|  
cl\_and||n  
cl\_anything||n  
cl\_init\_zero||n  
cl\_init||n  
cl\_is\_anything||n  
cl\_or||n  
clear\_placeholders||  
closest\_cop||  
convert||  
cop\_free||  
cr\_textfilter||  
create\_eval\_scope||  
croak\_nocontext||vn  
croak\_xs\_usage|5.011000|  
croak||v  
csighandler|5.009003|n  
curmad||  
custom\_op\_desc|5.007003|  
custom\_op\_name|5.007003|  
cv\_ckproto\_len||  
cv\_clone||  
cv\_const\_sv|5.004000|  
cv\_dump||  
cv\_undef||  
cx\_dump|5.005000|  
cx\_dup||  
cxinc||  
dAXMARK|5.009003|p  
dAX|5.007002|p

dITEMS|5.007002||p  
dMARK||  
dMULTICALL||5.009003|  
dMY\_CXT\_SV|5.007003||p  
dMY\_CXT|5.007003||p  
dNOOP|5.006000||p  
dORIGMARK||  
dSP||  
dTHR|5.004050||p  
dTHXR|5.011000||p  
dTHXa|5.006000||p  
dTHXoa|5.006000||p  
dTHX|5.006000||p  
dUNDERBAR|5.009002||p  
dVAR|5.009003||p  
dXCPT|5.009002||p  
dXSARGS||  
dXSI32||  
dXSTARG|5.006000||p  
deb\_curcv||  
deb\_nocontext||vn  
deb\_stack\_all||  
deb\_stack\_n||  
debop||5.005000|  
debprofdump||5.005000|  
debprof||  
debstackptrs||5.007003|  
debstack||5.007003|  
debug\_start\_match||  
deb||5.007003|v  
del\_sv||  
delete\_eval\_scope||  
delimcpy||5.004000|  
deprecate\_old||  
deprecate||  
despatch\_signals||5.007001|  
destroy\_matcher||  
die\_nocontext||vn  
die\_where||  
die||v  
dirp\_dup||  
div128||  
djSP||  
do\_aexec5||  
do\_aexec||  
do\_aspawn||  
do\_binmode||5.004050|  
do\_chomp||

do\_chop|||  
do\_close|||  
do\_dump\_pad|||  
do\_eof|||  
do\_exec3|||  
do\_execfree|||  
do\_exec|||  
do\_gv\_dump|5.006000|  
do\_gvgv\_dump|5.006000|  
do\_hv\_dump|5.006000|  
do\_ipcctl|||  
do\_ipcget|||  
do\_join|||  
do\_kv|||  
do\_magic\_dump|5.006000|  
do\_msgrcv|||  
do\_msgsnd|||  
do\_oddball|||  
do\_op\_dump|5.006000|  
do\_op\_xmldump|||  
do\_open9|5.006000|  
do\_openn|5.007001|  
do\_open|5.004000|  
do\_pmap\_dump|5.006000|  
do\_pmap\_xmldump|||  
do\_print|||  
do\_readline|||  
do\_seek|||  
do\_semop|||  
do\_shmio|||  
do\_smartmatch|||  
do\_spawn\_nowait|||  
do\_spawn|||  
do\_sprintf|||  
do\_sv\_dump|5.006000|  
do\_sysseek|||  
do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch|||

doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint|5.008001|n  
dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref|5.009003|  
dounwind|||  
dowantarray|||  
dump\_all|5.006000|  
dump\_eval|5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form|5.006000|  
dump\_indent|5.006000|v  
dump\_mstats|||  
dump\_packsubs|5.006000|  
dump\_sub|5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent|5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv|5.006000|p  
eval\_sv|5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile|5.005000|  
fbm\_instr|5.005000|  
feature\_is\_enabled|||  
fetch\_cop\_label|5.011000|  
filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||

find\_beginning||  
find\_byclass||  
find\_hash\_subscript||  
find\_in\_my\_stash||  
find\_runcv|5.008001|  
find\_rundefsvoffset|5.009002|  
find\_script||  
find\_uninit\_var||  
first\_symbol|||n  
fold\_constants||  
forbid\_setid||  
force\_ident||  
force\_list||  
force\_next||  
force\_version||  
force\_word||  
forget\_pmop||  
form\_nocontext||vn  
form|5.004000|v  
fp\_dup||  
fprintf\_nocontext||vn  
free\_global\_struct||  
free\_tied\_hv\_pool||  
free\_tmps||  
gen\_constant\_list||  
get\_arena||  
get\_aux\_mg||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cvn\_flags|5.009005|  
get\_cv|5.006000|p  
get\_db\_sub||  
get\_debug\_opts||  
get\_hash\_seed||  
get\_hv|5.006000|p  
get\_isa\_hash||  
get\_mstats||  
get\_no\_modify||  
get\_num||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs||  
get\_ppaddr|5.006000|  
get\_re\_arg||  
get\_sv|5.006000|p  
get\_vtbl|5.005030|  
getcwd\_sv|5.007002|  
getenv\_len||



glob\_2number|||  
glob\_assign\_glob|||  
glob\_assign\_ref|||  
gp\_dup|||  
gp\_free|||  
gp\_ref|||  
grok\_bin|5.007003||p  
grok\_hex|5.007003||p  
grok\_number|5.007002||p  
grok\_numeric\_radix|5.007002||p  
grok\_oct|5.007003||p  
group\_end|||  
gv\_AVadd|||  
gv\_HVadd|||  
gv\_IOadd|||  
gv\_SVadd|||  
gv\_autoload4||5.004000|  
gv\_check|||  
gv\_const\_sv||5.009003|  
gv\_dump||5.006000|  
gv\_efullname3||5.004000|  
gv\_efullname4||5.006001|  
gv\_efullname|||  
gv\_ename|||  
gv\_fetchfile\_flags||5.009005|  
gv\_fetchfile|||  
gv\_fetchmeth\_autoload||5.007003|  
gv\_fetchmethod\_autoload||5.004000|  
gv\_fetchmethod\_flags||5.011000|  
gv\_fetchmethod|||  
gv\_fetchmeth|||  
gv\_fetchpvn\_flags|5.009002||p  
gv\_fetchpvs|5.009004||p  
gv\_fetchpv|||  
gv\_fetchsv||5.009002|  
gv\_fullname3||5.004000|  
gv\_fullname4||5.006001|  
gv\_fullname|||  
gv\_get\_super\_pkg|||  
gv\_handler||5.007001|  
gv\_init\_sv|||  
gv\_init|||  
gv\_name\_set||5.009004|  
gv\_stashpvn|5.004000||p  
gv\_stashpvs|5.009003||p  
gv\_stashpv|||  
gv\_stashsv|||  
he\_dup|||

hek\_dup|||  
hfreentries|||  
hsplit|||  
hv\_assert|5.011000|  
hv\_auxinit|||n  
hv\_backreferences\_p|||  
hv\_clear\_placeholders|5.009001|  
hv\_clear|||  
hv\_common\_key\_len|5.010000|  
hv\_common|5.010000|  
hv\_copy\_hints\_hv|||  
hv\_delayfree\_ent|5.004000|  
hv\_delete\_common|||  
hv\_delete\_ent|5.004000|  
hv\_delete|||  
hv\_eiter\_p|5.009003|  
hv\_eiter\_set|5.009003|  
hv\_exists\_ent|5.004000|  
hv\_exists|||  
hv\_fetch\_ent|5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch|||  
hv\_free\_ent|5.004000|  
hv\_iterinit|||  
hv\_iterkeysv|5.004000|  
hv\_iterkey|||  
hv\_iternext\_flags|5.008000|  
hv\_iternextsv|||  
hv\_iternext|||  
hv\_interval|||  
hv\_kill\_backrefs|||  
hv\_ksplit|5.004000|  
hv\_magic\_check|||n  
hv\_magic|||  
hv\_name\_set|5.009003|  
hv\_notallowed|||  
hv\_placeholders\_get|5.009003|  
hv\_placeholders\_p|5.009003|  
hv\_placeholders\_set|5.009003|  
hv\_riter\_p|5.009003|  
hv\_riter\_set|5.009003|  
hv\_scalar|5.009001|  
hv\_store\_ent|5.004000|  
hv\_store\_flags|5.008000|  
hv\_stores|5.009004|p  
hv\_store|||  
hv\_undef|||  
ibcmp\_locale|5.004000|

ibcmp\_utf8|5.007003|  
ibcmp|||  
incline|||  
incpush\_if\_exists|||  
incpush\_use\_sep|||  
incpush|||  
ingroup|||  
init\_argv\_symbols|||  
init\_debugger|||  
init\_global\_struct|||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids|||  
init\_interp|||  
init\_main\_stash|||  
init\_perllib|||  
init\_postdump\_symbols|||  
init\_predump\_symbols|||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr|||  
intro\_my|||  
intuit\_method|||  
intuit\_more|||  
invert|||  
io\_close|||  
isALNUMC|5.006000|p  
isALNUM|||  
isALPHA|||  
isASCII|5.006000|p  
isBLANK|5.006001|p  
isCNTRL|5.006000|p  
isDIGIT|||  
isGRAPH|5.006000|p  
isGV\_with\_GP|5.009004|p  
isLOWER|||  
isPRINT|5.004000|p  
isPSXSPC|5.006001|p  
isPUNCT|5.006000|p  
isSPACE|||  
isUPPER|||  
isXDIGIT|5.006000|p  
is\_an\_int|||  
is\_gv\_magical\_sv|||  
is\_handle\_constructor|||n  
is\_list\_assignment|||  
is\_lvalue\_sub|5.007001|  
is\_uni\_alnum\_lc|5.006000|

is\_uni\_alnumc\_lc|5.006000|  
is\_uni\_alnumc|5.006000|  
is\_uni\_alnum|5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha|5.006000|  
is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii|5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl|5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit|5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph|5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_alnumc|5.006000|  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow||n  
is\_utf8\_char|5.006000|  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loc|5.009003|  
is\_utf8\_string\_loc|5.008001|  
is\_utf8\_string|5.006001|  
is\_utf8\_upper|5.006000|

is\_utf8\_xdigit|5.006000|  
isa\_lookup||  
items||n  
ix||n  
jmaybe||  
join\_exact||  
keyword||  
leave\_scope||  
lex\_end||  
lex\_start||  
linklist||  
listkids||  
list||  
load\_module\_nocontext||vn  
load\_module|5.006000|pv  
localize||  
looks\_like\_bool||  
looks\_like\_number||  
lop||  
mPUSHi|5.009002|p  
mPUSHn|5.009002|p  
mPUSHp|5.009002|p  
mPUSHs|5.011000|p  
mPUSHu|5.009002|p  
mXPUSHi|5.009002|p  
mXPUSHn|5.009002|p  
mXPUSHp|5.009002|p  
mXPUSHs|5.011000|p  
mXPUSHu|5.009002|p  
mad\_free||  
madlex||  
madparse||  
magic\_clear\_all\_env||  
magic\_clearenv||  
magic\_clearhint||  
magic\_clearisa||  
magic\_clearpack||  
magic\_clearsig||  
magic\_dump|5.006000|  
magic\_existspack||  
magic\_freearylen\_p||  
magic\_freeovrld||  
magic\_getarylen||  
magic\_getdefelem||  
magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||

magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||  
magic\_killbackrefs||  
magic\_len||  
magic\_methcall||  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setcollxfrm||  
magic\_setdblline||  
magic\_setdefelem||  
magic\_setenv||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc||5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQ|5.004000||p  
memNE|5.004000||p

mem\_collxfrm|||  
mem\_log\_common|||n  
mess\_alloc|||  
mess\_nocontext|||vn  
mess|5.006000|v  
method\_common|||  
mfree|5.007002|n  
mg\_clear|||  
mg\_copy|||  
mg\_dup|||  
mg\_find|||  
mg\_free|||  
mg\_get|||  
mg\_length|5.005000|  
mg\_localize|||  
mg\_magical|||  
mg\_set|||  
mg\_size|5.005000|  
mini\_mktime|5.007002|  
missingterm|||  
mode\_from\_discipline|||  
modkids|||  
mod|||  
more\_bodies|||  
more\_sv|||  
moreswitches|||  
mro\_get\_from\_name|5.011000|  
mro\_get\_linear\_isa\_dfs|||  
mro\_get\_linear\_isa|5.009005|  
mro\_get\_private\_data|5.011000|  
mro\_isa\_changed\_in|||  
mro\_meta\_dup|||  
mro\_meta\_init|||  
mro\_method\_changed\_in|5.009005|  
mro\_register|5.011000|  
mro\_set\_mro|5.011000|  
mro\_set\_private\_data|5.011000|  
mul128|||  
mulexp10|||n  
my\_atof2|5.007002|  
my\_atof|5.006000|  
my\_attrs|||  
my\_bcopy|||n  
my\_betoh16|||n  
my\_betoh32|||n  
my\_betoh64|||n  
my\_betohi|||n  
my\_betohl|||n

my\_betohs|||n  
my\_bzero|||n  
my\_chsize|||  
my\_clearenv|||  
my\_cxt\_index|||  
my\_cxt\_init|||  
my\_dirfd|5.009005|  
my\_exit\_jump|||  
my\_exit|||  
my\_failure\_exit|5.004000|  
my\_fflush\_all|5.006000|  
my\_fork|5.007003|n  
my\_htobe16|||n  
my\_htobe32|||n  
my\_htobe64|||n  
my\_htobei|||n  
my\_htobel|||n  
my\_htobes|||n  
my\_htole16|||n  
my\_htole32|||n  
my\_htole64|||n  
my\_htolei|||n  
my\_htolel|||n  
my\_htoles|||n  
my\_htonl|||  
my\_kid|||  
my\_letoh16|||n  
my\_letoh32|||n  
my\_letoh64|||n  
my\_letohi|||n  
my\_letohl|||n  
my\_letohs|||n  
my\_lstat|||  
my\_memcmp|5.004000|n  
my\_memset|||n  
my\_ntohl|||  
my\_pclose|5.004000|  
my\_popen\_list|5.007001|  
my\_popen|5.004000|  
my\_setenv|||  
my\_snprintf|5.009004|pvn  
my\_socketpair|5.007003|n  
my\_sprintf|5.009003|pvn  
my\_stat|||  
my\_strftime|5.007002|  
my\_strlcat|5.009004|pn  
my\_strlcpy|5.009004|pn  
my\_swabn|||n



my\_swap||  
my\_unexec||  
my\_vsnprintf|5.009004|n  
need\_utf8||n  
newANONATTRSUB|5.006000|  
newANONHASH||  
newANONLIST||  
newANONSUB||  
newASSIGNOP||  
newATTRSUB|5.006000|  
newAVREF||  
newAV||  
newBINOP||  
newCONDOP||  
newCONSTSUB|5.004050||p  
newCVREF||  
newDEFSVOP||  
newFORM||  
newFOROP||  
newGIVENOP|5.009003|  
newGIVWHENOP||  
newGP||  
newGVOP||  
newGVREF||  
newGVgen||  
newHVREF||  
newHVhv|5.005000|  
newHV||  
newIO||  
newLISTOP||  
newLOGOP||  
newLOOPEX||  
newLOOPOP||  
newMADPROP||  
newMADsv||  
newMYSUB||  
newNULLLIST||  
newOP||  
newPADOP||  
newPMOP||  
newPROG||  
newPVOP||  
newRANGE||  
newRV\_inc|5.004000||p  
newRV\_noinc|5.004000||p  
newRV||  
newSLICEOP||  
newSTATEOP||

newSUB||  
newSVOP||  
newSVREF||  
newSV\_type|5.009005||p  
newSVhek|5.009003|  
newSViv||  
newSVnv||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.011000||p  
newSVpvn\_share|5.007001||p  
newSVpvn\_utf8|5.011000||p  
newSVpvn|5.004050||p  
newSVpvs\_flags|5.011000||p  
newSVpvs\_share|5.009003|  
newSVpvs|5.009003||p  
newSVpv||  
newSVrv||  
newSVsv||  
newSVuv|5.006000||p  
newSV||  
newTOKEN||  
newUNOP||  
newWHENOP|5.009003|  
newWHILEOP|5.009003|  
newXS\_flags|5.009004|  
newXSproto|5.006000|  
newXS|5.006000|  
new\_collate|5.006000|  
new\_constant||  
new\_ctype|5.006000|  
new\_he||  
new\_logop||  
new\_numeric|5.006000|  
new\_stackinfo|5.005000|  
new\_version|5.009000|  
new\_warnings\_bitfield||  
next\_symbol||  
nextargv||  
nextchar||  
ninstr||  
no\_bareword\_allowed||  
no\_fh\_allowed||  
no\_op||  
not\_a\_number||  
nothreadhook|5.008000|  
nuke\_stacks||  
num\_overflow||n

offer\_nice\_chunk|||  
oopsAV|||  
oopsHV|||  
op\_clear|||  
op\_const\_sv|||  
op\_dump||5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_null||5.007002|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock||5.009002|  
op\_refcnt\_unlock||5.009002|  
op\_xmldump|||  
open\_script|||  
pMY\_CXT\_|5.007003|p  
pMY\_CXT|5.007003|p  
pTHX\_|5.006000|p  
pTHX|5.006000|p  
packWARN|5.007003|p  
pack\_cat||5.007003|  
pack\_rec|||  
package|||  
packlist||5.008001|  
pad\_add\_anon|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||  
pad\_findmy|||  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg|||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv||5.011000|  
pad\_swipe|||  
pad\_tidy|||  
pad\_undef|||  
parse\_body|||  
parse\_unicode\_opts|||  
parser\_dup|||

parser\_free|||  
path\_is\_absolute|||n  
peep|||  
pending\_Slabs\_to\_ro|||  
perl\_alloc\_using|||n  
perl\_alloc|||n  
perl\_clone\_using|||n  
perl\_clone|||n  
perl\_construct|||n  
perl\_destruct||5.007003|n  
perl\_free|||n  
perl\_parse||5.006000|n  
perl\_run|||n  
pidgone|||  
pm\_description|||  
pmflag|||  
pmop\_dump||5.006000|  
pmop\_xmldump|||  
pmruntime|||  
pmtrans|||  
pop\_scope|||  
pregcomp||5.009005|  
pregexec|||  
pregfree2||5.011000|  
pregfree|||  
prepend\_elem|||  
prepend\_madprops|||  
printbuf|||  
printf\_nocontext|||vn  
process\_special\_blocks|||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find|||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope|||  
put\_byte|||  
pv\_display|5.006000|p  
pv\_escape|5.009004|p  
pv\_pretty|5.009004|p  
pv\_uni\_display||5.007003|  
qerror|||  
qsortsvu|||  
re\_compile||5.009005|  
re\_croak2|||  
re\_dup\_guts|||

re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override|||  
realloc||5.007002|n  
reentrant\_free|||  
reentrant\_init|||  
reentrant\_retry|||vn  
reentrant\_size|||  
ref\_array\_or\_hash|||  
refcounted\_he\_chain\_2hv|||  
refcounted\_he\_fetch|||  
refcounted\_he\_free|||  
refcounted\_he\_new\_common|||  
refcounted\_he\_new|||  
refcounted\_he\_value|||  
refkids|||  
refto|||  
ref||5.011000|  
reg\_check\_named\_buff\_matched|||  
reg\_named\_buff\_all||5.009005|  
reg\_named\_buff\_exists||5.009005|  
reg\_named\_buff\_fetch||5.009005|  
reg\_named\_buff\_firstkey||5.009005|  
reg\_named\_buff\_iter|||  
reg\_named\_buff\_nextkey||5.009005|  
reg\_named\_buff\_scalar||5.009005|  
reg\_named\_buff|||  
reg\_namedseq|||  
reg\_node|||  
reg\_numbered\_buff\_fetch|||  
reg\_numbered\_buff\_length|||  
reg\_numbered\_buff\_store|||  
reg\_qr\_package|||  
reg\_recode|||  
reg\_scan\_name|||  
reg\_skipcomment|||  
reg\_temp\_copy|||  
reganode|||  
regatom|||  
regbranch|||  
regclass\_swash||5.009004|  
regclass|||  
regcpop|||  
regcppush|||  
regcurly|||n  
regdump\_extflags|||  
regdump||5.005000|  
regdupe\_internal|||

regexexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3||n  
reghop4||n  
reghopmaybe3||n  
reginclass||  
reginitcolors|5.006000|  
reginsert||  
regmatch||  
regnext|5.005000|  
regpiece||  
regpposixcc||  
regprop||  
regrepeat||  
regtail\_study||  
regtail||  
regtry||  
reguni||  
regwhite||n  
reg||  
repeatcpy||  
report\_evil\_fh||  
report\_uninit||  
require\_pv|5.006000|  
require\_tie\_mod||  
restore\_magic||  
minstr||  
rsignal\_restore||  
rsignal\_save||  
rsignal\_state|5.004000|  
rsignal|5.004000|  
run\_body||  
run\_user\_filter||  
runops\_debug|5.005000|  
runops\_standard|5.005000|  
rvpv\_dup||  
rxres\_free||  
rxres\_restore||  
rxres\_save||  
safesyscalloc|5.006000|n  
safesysfree|5.006000|n  
safesysmalloc|5.006000|n  
safesysrealloc|5.006000|n  
same\_dirent||  
save\_I16|5.004000|  
save\_I32||  
save\_I8|5.006000|  
save\_adelete|5.011000|

save\_aelem||5.004050|  
save\_alloc||5.006000|  
save\_aptr||  
save\_ary||  
save\_bool||5.008001|  
save\_clearsv||  
save\_delete||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop||  
save\_freepv||  
save\_freesv||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash||  
save\_hek\_flags||n  
save\_helem\_flags||5.011000|  
save\_helem||5.004050|  
save\_hints||  
save\_hptra||  
save\_int||  
save\_item||  
save\_iv||5.005000|  
save\_lines||  
save\_list||  
save\_long||  
save\_magic||  
save\_mortalizesv||5.007001|  
save\_nogv||  
save\_op||  
save\_padsv\_and\_mortalize||5.011000|  
save\_pptra||  
save\_pushi32ptr||  
save\_pushptra32ptr||  
save\_pushptrptr||  
save\_pushptr||5.011000|  
save\_re\_context||5.006000|  
save\_scalar\_at||  
save\_scalar||  
save\_set\_svflags||5.009000|  
save\_shared\_pvref||5.007003|  
save\_sptr||  
save\_svref||  
save\_vptr||5.006000|  
savepv||  
savepvs||5.009003|  
savepv||

savesharedpvn||5.009005|  
savesharedpv||5.007003|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow|||  
savesvpv||5.009002|  
sawparens|||  
scalar\_mod\_type|||n  
scalarboolean|||  
scalarkids|||  
scalarseq|||  
scalarvoid|||  
scalar|||  
scan\_bin||5.006000|  
scan\_commit|||  
scan\_const|||  
scan\_forline|||  
scan\_heredoc|||  
scan\_hex|||  
scan\_ident|||  
scan\_inputsymbol|||  
scan\_num||5.007001|  
scan\_oct|||  
scan\_pat|||  
scan\_str|||  
scan\_subst|||  
scan\_trans|||  
scan\_version||5.009001|  
scan\_vstring||5.009005|  
scan\_word|||  
scope|||  
screaminstr||5.005000|  
search\_const|||  
seed||5.008001|  
sequence\_num|||  
sequence\_tail|||  
sequence|||  
set\_context||5.006000|n  
set\_numeric\_local||5.006000|  
set\_numeric\_radix||5.006000|  
set\_numeric\_standard||5.006000|  
setdefout|||  
share\_hek\_flags|||  
share\_hek||5.004000|  
si\_dup|||  
sighandler|||n  
simplify\_sort|||  
skip\_space0|||  
skip\_space1|||



skipspace2|||  
skipspace|||  
softref2xv|||  
sortcv\_stacked|||  
sortcv\_xsub|||  
sortcv|||  
sortsv\_flags|5.009003|  
sortsv|5.007003|  
space\_join\_names\_mortal|||  
ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse|5.004000|  
stashpv\_hvname\_match|5.011000|  
stdize\_locale|||  
store\_cop\_label|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version|5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||  
sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||  
sv\_2iv\_flags|5.009001|  
sv\_2iv|||  
sv\_2mortal|||  
sv\_2num|||  
sv\_2nv|||  
sv\_2pv\_flags|5.007002||p  
sv\_2pv\_nolen|5.006000||p  
sv\_2pvbyte\_nolen|5.006000||p  
sv\_2pvbyte|5.006000||p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|

sv\_2pv|||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||  
sv\_backoff|||  
sv\_bless|||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext|||pvn  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext|||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002|p  
sv\_catpvn|||  
sv\_catpvs|5.009003|p  
sv\_catpv|||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002|p  
sv\_catsv|||  
sv\_catxmlpv|||  
sv\_catxmlsv|||  
sv\_chop|||  
sv\_clean\_all|||  
sv\_clean\_objs|||  
sv\_clear|||  
sv\_cmp\_locale|5.004000|  
sv\_cmp|||  
sv\_collxfrm|||  
sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec|||  
sv\_del\_backref|||  
sv\_derived\_from|5.004000|  
sv\_destroyable|5.010000|  
sv\_does|5.009004|  
sv\_dump|||  
sv\_dup\_inc\_multiple|||  
sv\_dup|||  
sv\_eq|||  
sv\_exp\_grow|||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2|||  
sv\_free\_arenas|||

sv\_free||  
sv\_gets|5.004000|  
sv\_grow||  
sv\_i\_ncmp||  
sv\_inc||  
sv\_insert\_flags|5.011000|  
sv\_insert||  
sv\_isa||  
sv\_isobject||  
sv\_iv|5.005000|  
sv\_kill\_backrefs||  
sv\_len\_utf8|5.006000|  
sv\_len||  
sv\_magic\_portable|5.011000|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic||  
sv\_mortalcopy||  
sv\_ncmp||  
sv\_newmortal||  
sv\_newref||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached||  
sv\_pos\_u2b\_forwards||n  
sv\_pos\_u2b\_midway||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002|p  
sv\_pvn\_force||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype||  
sv\_release\_COW||  
sv\_replace||  
sv\_report\_used||  
sv\_reset||

sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050|p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000|p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050|p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050|p  
sv\_setpvn|||  
sv\_setpvs|5.009004|p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050|p  
sv\_setsv\_nomg|5.007002|p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050|p  
sv\_setuv|5.004000|p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||  
sv\_uni\_display|5.007003|  
sv\_unmagic|||  
sv\_unref\_flags|5.007001|  
sv\_unref|||  
sv\_untaint|5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050|p  
sv\_usepvn|||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags\_grow|5.011000|  
sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade\_nomg|5.007002|  
sv\_utf8\_upgrade|5.007001|

sv\_uv|5.005000|p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn||5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn||5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek||  
svtype||  
swallow\_bom||  
swap\_match\_buff||  
swash\_fetch||5.007002|  
swash\_get||  
swash\_init||5.006000|  
sys\_init3||5.010000|n  
sys\_init||5.010000|n  
sys\_intern\_clear||  
sys\_intern\_dup||  
sys\_intern\_init||  
sys\_term||5.010000|n  
taint\_env||  
taint\_proper||  
tmpls\_grow||5.006000|  
toLOWER||  
toUPPER||  
to\_byte\_substr||  
to\_uni\_fold||5.007003|  
to\_uni\_lower\_lc||5.006000|  
to\_uni\_lower||5.007003|  
to\_uni\_title\_lc||5.006000|  
to\_uni\_title||5.007003|  
to\_uni\_upper\_lc||5.006000|  
to\_uni\_upper||5.007003|  
to\_utf8\_case||5.007003|  
to\_utf8\_fold||5.007003|  
to\_utf8\_lower||5.007003|  
to\_utf8\_substr||  
to\_utf8\_title||5.007003|  
to\_utf8\_upper||5.007003|  
token\_free||  
token\_getmad||  
tokenize\_use||  
tokeq||  
tokereport||  
too\_few\_arguments||  
too\_many\_arguments||  
uiv\_2buf|||n  
unlnk||

unpack\_rec|||  
unpack\_str|5.007003|  
unpackstring|5.008001|  
unshare\_hek\_or\_pvn|||  
unshare\_hek|||  
unsharepvn|5.004000|  
unwind\_handler\_stack|||  
update\_debugger\_info|||  
upg\_version|5.009005|  
usage|||  
utf16\_to\_utf8\_reversed|5.006001|  
utf16\_to\_utf8|5.006001|  
utf8\_distance|5.006000|  
utf8\_hop|5.006000|  
utf8\_length|5.007001|  
utf8\_mg\_pos\_cache\_update|||  
utf8\_to\_bytes|5.006001|  
utf8\_to\_uvchr|5.007001|  
utf8\_to\_uvuni|5.007001|  
utf8n\_to\_uvchr|||  
utf8n\_to\_uvuni|5.007001|  
utilize|||  
uvchr\_to\_utf8\_flags|5.007003|  
uvchr\_to\_utf8|||  
uvuni\_to\_utf8\_flags|5.007003|  
uvuni\_to\_utf8|5.007001|  
validate\_suid|||  
varname|||  
vcmp|5.009000|  
vcroak|5.006000|  
vdeb|5.007003|  
vdie\_common|||  
vdie\_croak\_common|||  
vdie|||  
vform|5.006000|  
visit|||  
vivify\_defelem|||  
vivify\_ref|||  
vload\_module|5.006000|p  
vmess|5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal|5.009002|  
vnumify|5.009000|  
vstringify|5.009000|  
vverify|5.009003|  
vwarner|5.006000|  
vwarn|5.006000|  
wait4pid|||

```

warn_nocontext||vn
warner_nocontext||vn
warner|5.006000|5.004000|pv
warn||v
watch||
whichsig||
write_no_mem||
write_to_stderr||
xmldump_all||
xmldump_attr||
xmldump_eval||
xmldump_form||
xmldump_indent||v
xmldump_packsubs||
xmldump_sub||
xmldump_vindent||
yyerror||
yylex||
yyparse||
yywarn||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", 'x'(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

# Scan for possible replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{
/ (? : \*[^\*]*\*(?:[^\$ccs][^\*]*+)* /| /[\r\n]*
| "[^\"]*"(?:\\.["\\"])*"
| '[^']*'(?:\\.["\\"])*' }{ }egsx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

```

```

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\*(s.*?)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||= "; # suppress warning with older
perls
$h->{$_} .= "$1\n";
}
}
else { undef $hint }
}

$hint = [$1, [split /,?\s+/, $2]]
if m{^\s*$rcs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
if ($define->[1] =~ /\$/) {
$define->[1] .= $_;
}
else {
if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
my @n = find_api($define->[1]);
push @{$depends{$define->[0]}}, @n if @n
}
undef $define;
}
}

$define = [$1, $2] if m{^\s*\#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
if (/^/) {
if (exists $API{$function->[0]}) {
my @n = find_api($function->[1]);
push @{$depends{$function->[0]}}, @n if @n
}
undef $function;
}
else {
$function->[1] .= $_;
}
}

$function = [$1, ""] if m{^DPPP_\(my_(\w+)\)};

$replace = $1 if m{^\s*$rcs\s+Replace:\s+(\d+)\s+$rcce\s*$};
$replace{$2} = $1 if $replace and m{^\s*\#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};

```



```

$replace{$2} = $1 if m{^\s*#\s*define\s+(\w+)(?:\([\^\)]*\))?\s+(\w+).*\s*\s+Replace\s+\s+$rcce};
$replace{$1} = $2 if m{^\s*#\s*\s+Replace\s+(\w+) with\s+(\w+)\s+\s*$rcce\s*$};

if (m{^\s*#\s*\s+(\w+(\s*,\s*\w+*))\s+depends\s+on\s+(\w+(\s*,\s*\w+*))\s+\s*$rcce\s*$}) {
    my @deps = map { s/\s+//g; $_ } split /\s/, $3;
    my $d;
    for $d (map { s/\s+//g; $_ } split /\s/, $1) {
        push @{$depends{$d}}, @deps;
    }
}

$need{$1} = 1 if m{^#\s+\s+defined\s+(NEED_\w+)(?:_GLOBAL)?);
}

for (values %depends) {
    my %s;
    $_ = [sort grep !$_{$_}++, @$_];
}

if (exists $opt{'api-info'}) {
    my $f;
    my $count = 0;
    my $match = $opt{'api-info'} =~ m!^(.*)/#! ? $1 : "\Q$opt{'api-info'}\E\$";
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $f =~ /$match/;
        print "\n=== $f ===\n\n";
        my $info = 0;
        if ($API{$f}{base} || $API{$f}{todo}) {
            my $base = format_version($API{$f}{base} || $API{$f}{todo});
            print "Supported at least starting from perl-$base.\n\n";
            $info++;
        }
        if ($API{$f}{provided}) {
            my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
            print "Support by $ppport provided back to perl-$todo.\n\n";
            print "Support needs to be explicitly requested by NEED_$_f.\n\n" if exists $need{$f};
            print "Depends on: ", join(', ', @{$depends{$f}}), ".\n\n" if exists $depends{$f};
            print "\n$hints{$f}" if exists $hints{$f};
            print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
            $info++;
        }
    }
    print "No portability information available.\n\n" unless $info;
    $count++;
}
$count or print "Found no API matching '$opt{'api-info'}'.";
print "\n\n";
exit 0;
}

```

```

if (exists $opt{'list-provided'}) {
  my $f;
  for $f (sort { lc $a cmp lc $b } keys %API) {
    next unless $API{$f}{provided};
    my @flags;
    push @flags, 'explicit' if exists $need{$f};
    push @flags, 'depend' if exists $depends{$f};
    push @flags, 'hint' if exists $hints{$f};
    push @flags, 'warning'
    if exists $warnings{$f};
    my $flags = @flags ? ' [' . join(', ', @flags) . '] : ";
    print "$f$flags\n";
  }
  exit 0;
}

```

```

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

```

```

if (@ARGV) {
  my %seen;
  for (@ARGV) {
    if (-e) {
      if (-f) {
        push @files, $_ unless $seen{$_}++;
      }
      else { warn "'$_' is not a file.\n" }
    }
    else {
      my @new = grep { -f } glob $_
        or warn "'$_' does not exist.\n";
      push @files, grep { !$seen{$_}++ } @new;
    }
  }
}
else {
  eval {
    require File::Find;
    File::Find::find(sub {
      $File::Find::name =~ /($srcext)$/i
      and push @files, $File::Find::name;
    }, '.');
  };
  if ($?) {
    @files = map { glob ".*$_" } @srcext;
  }
}

```

```

}

if (!@ARGV || $opt{filter}) {
    my(@in, @out);
    my %xsc = map { /(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;
    for (@files) {
        my $out = exists $xsc{$_} || ^b\Q$ppport\E$/i || !/($srcext)$/i;
        push @ { $out ? \@out : \@in }, $_;
    }
    if (@ARGV && @out) {
        warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
    }
    @files = @in;
}

die "No input files given!\n" unless @files;

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

for $filename (@files) {
    unless (open IN, "<$filename") {
        warn "Unable to read from $filename: $!\n";
        next;
    }

    info("Scanning $filename ...");

    my $c = do { local $/; <IN> };
    close IN;

    my %file = (orig => $c, changes => 0);

    # Temporarily remove C/XS comments and strings from the code
    my @ccom;

    $c =~ s{
        ( ^$HS*\#$HS*include\b[^\r\n]+\b(?:\Q$ppport\E\XSUB\.h)\b[^\r\n]*
        | ^$HS*\#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
        | ( ^$HS*\#[^\r\n]*
        | "[^"\\]*(?:\\.[^"\\])*"
        | '[^"\\]*(?:\\.[^"\\])*'
        | /(?: \*[^*]*\*+(?:[^\$ccs][^*]*\*+)* /|/[^\r\n]* ) )
    }{ defined $2 and push @ccom, $2;
        defined

```

```

$1 ? $1 : "$ccs$#ccom$ce" }mgsex;

$file{ccom} = \@ccom;
$file{code} = $c;
$file{has_inc_ppport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$ppport\E\b/m;

my $func;

for $func (keys %API) {
    my $match = $func;
    $match .= "$$revreplace{$func}" if exists $revreplace{$func};
    if ($c =~ /\b(?:Perl)?($match)\b/) {
        $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
        $file{uses_Perl}{$func}++ if $c =~ /\bPerl_$func\b/;
        if (exists $API{$func}{provided}) {
            $file{uses_provided}{$func}++;
            if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
                $file{uses}{$func}++;
                my @deps = rec_depend($func);
                if (@deps) {
                    $file{uses_deps}{$func} = \@deps;
                    for (@deps) {
                        $file{uses}{$_} = 0 unless exists $file{uses}{$_};
                    }
                }
                for ($func, @deps) {
                    $file{needs}{$_} = 'static' if exists $need{$_};
                }
            }
        }
        if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
            if ($c =~ /\b$func\b/) {
                $file{uses_todo}{$func}++;
            }
        }
    }
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
    if (exists $need{$2}) {
        $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
    }
    else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
    for $func (keys %{$file{$_}}) {
        push @{$global{$_}{$func}}, $filename;
    }
}

```

```

}
}

$files{$filename} = \%file;
}

# Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
if (@{$global{needs}{$need}} > 1) {
my @targets = @{$global{needs}{$need}};
my @t = grep $files{$_}{needed_global}{$need}, @targets;
@targets = @t if @t;
@t = grep /\.xs$/i, @targets;
@targets = @t if @t;
my $target = shift @targets;
$files{$target}{needs}{$need}
= 'global';
for (@{$global{needs}{$need}}) {
$files{$_}{needs}{$need} = 'extern' if $_ ne $target;
}
}
}

for $filename (@files) {
exists $files{$filename} or next;

info("=== Analyzing $filename ===");

my %file = %{$files{$filename}};
my $func;
my $c = $file{code};
my $warnings = 0;

for $func (sort keys %{$file{uses_Perl}}) {
if ($API{$func}{varargs}) {
unless ($API{$func}{nothxarg}) {
my $changes = ($c =~ s{\b(Perl_?func\s*(\s*)(?!aTHX_?)(\s*)}
{ $1 . ($2 eq ' ') ? 'aTHX' : 'aTHX_' } . $2 }ge);
if ($changes) {
warning("Doesn't pass interpreter argument aTHX to Perl_$func");
$file{changes} += $changes;
}
}
}
else {
warning("Uses Perl_$func instead of $func");
$file{changes} += ($c =~ s{\bPerl_?func(\s*)(\s*aTHX_?)\s*}

```

```

        {$func$1{)g);
    }
}

for $func (sort keys % {$file{uses_replace}}) {
    warning("Uses
$func instead of $replace{$func}");
    $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys % {$file{uses_provided}}) {
    if ($file{uses}{$func}) {
        if (exists $file{uses_deps}{$func}) {
            diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
        }
        else {
            diag("Uses $func");
        }
    }
    $warnings += hint($func);
}

unless ($opt{quiet}) {
    for $func (sort keys % {$file{uses_todo}}) {
        print "*** WARNING: Uses $func, which may not be portable below perl ",
            format_version($API{$func}{todo}), ", even with 'Sppport\n";
        $warnings++;
    }
}

for $func (sort keys % {$file{needed_static}}) {
    my $message = "";
    if (not exists $file{uses}{$func}) {
        $message = "No need to define NEED_$func if $func is never used";
    }
    elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
        $message = "No need to define NEED_$func when already
needed globally";
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
    }
}

for $func (sort keys % {$file{needed_global}}) {
    my $message = "";
    if (not exists $global{uses}{$func}) {

```

```

$message = "No need to define NEED_${func}_GLOBAL if $func is never used";
}
elseif (exists $file{needs}{$func}) {
  if ($file{needs}{$func} eq 'extern') {
    $message = "No need to define NEED_${func}_GLOBAL when already needed globally";
  }
  elseif ($file{needs}{$func} eq 'static') {
    $message = "No need to define NEED_${func}_GLOBAL when only used in this file";
  }
}
if ($message) {
  diag($message);
  $file{changes} += ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_${func}_GLOBAL\b.*$LF//mg);
}
}

$file{needs_inc_ppport} = keys %{$file{uses}};

if ($file{needs_inc_ppport}) {
  my $pp = "";

  for $func (sort keys %{$file{needs}}) {
    my $type = $file{needs}{$func};
    next if $type eq 'extern';
    my $suffix = $type eq 'global' ? '_GLOBAL' : "";
    unless (exists $file{"needed_$type"}{$func}) {
      if ($type eq 'global') {
        diag("Files [@$global{needs}{$func}] need $func, adding global request");
      }
      else {
        diag("File needs $func, adding static request");
      }
      $pp .= "#define NEED_${func}$suffix\n";
    }
  }
}

if ($pp && ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_\w+)/$pp/m)) {
  $pp = "";
  $file{changes}++;
}

unless ($file{has_inc_ppport}) {
  diag("Needs to include '$ppport'");
  $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
  $file{changes} += ($c =~ s/^(?=$HS*#$HS*define$HS+NEED_\w+.*?)/$1$pp/ms)
}

```

```

        || ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^(?=$HS*#$HS*include.*XSUB.*\s*?)^/$1$pp/m)
        || ($c =~ s/^\$pp/);
    }
}
else {
    if ($file{has_inc_ppport})
    {
        diag("No need to include '$ppport'");
        $file{changes} += ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E.*?$LF//m);
    }
}

# put back in our C comments
my $ix;
my $cppc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{cplusplus} && $ccom[$ix] =~ s!^/!!) {
        $cppc++;
        $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
    else {
        $c =~ s/$rcs$ix$rcce/$ccom[$ix]/;
    }
}

if ($cppc) {
    my $s = $cppc != 1 ? 's' : '';
    warning("Uses $cppc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings ? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
    if (exists $opt{copy}) {
        my $newfile = "$filename$opt{copy}";
        if (-e $newfile) {
            error("$newfile' already exists, refusing to write copy of '$filename'");
        }
        else {
            local *F;
            if (open F, ">$newfile") {
                info("Writing
copy of '$filename' with changes to '$newfile'");
                print F $c;
            }
        }
    }
}

```



```

    close F;
  }
  else {
    error("Cannot open '$newfile' for writing: $!");
  }
}
}
}
elseif (exists $opt{patch} || $opt{changes}) {
  if (exists $opt{patch}) {
    unless ($patch_opened) {
      if (open PATCH, ">$opt{patch}") {
        $patch_opened = 1;
      }
      else {
        error("Cannot open '$opt{patch}' for writing: $!");
        delete $opt{patch};
        $opt{changes} = 1;
        goto fallback;
      }
    }
    mydiff(\*PATCH, $filename, $c);
  }
  else {
fallback:
    info("Suggested changes:");
    mydiff(\*STDOUT, $filename, $c);
  }
}
else {
  my $s = $file{changes} == 1 ? " : 's'";
  info("$file{changes} potentially required change$s detected");
}
}
else {
  info("Looks good");
}
}
}

```

```
close PATCH if $patch_opened;
```

```
exit 0;
```

```
sub try_use { eval
"use @_;" ; return $@ eq " }
```

```
sub mydiff
```

```
{
```

```

local *F = shift;
my($file, $str) = @_ ;
my $diff;

if (exists $opt{diff}) {
    $diff = run_diff($opt{diff}, $file, $str);
}

if (!defined $diff and try_use("Text::Diff")) {
    $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
--- $file
+++ $file.patched
HEADER
}

if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
}

if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
}

if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
}

print F $diff;
}

sub run_diff
{
    my($prog, $file, $str) = @_ ;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";
    local *F;

    while (-e "$tmp.$suf") { $suf++ }
    $tmp = "$tmp.$suf";

    if (open F, ">$tmp") {
        print F $str;
        close F;

        if (open F, "$prog $file $tmp |") {

```

```

while (<F>) {
    s/Q$tmp\E/$file.patched/;
    $diff
.= $_;
}
close F;
unlink $tmp;
return $diff;
}

unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
    my($func, $seen) = @_ ;
    return () unless exists $depends{$func};
    $seen = {% {$seen||{}}};
    return () if $seen->{$func}++;
    my %s;
    grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /^(d+)\.(d+)\.(d+)$/) {
        return ($1, $2, $3);
    }
    elsif ($ver !~ /^d+\.[d_]+$/) {
        die "cannot parse version '$ver'\n";
    }

    $ver =~ s/_//g;
    $ver =~ s/$/000000/;

    my($r,$v,$s) = $ver =~ /(d+)\.(d{3})(d{3})/;

    $v = int $v;
    $s = int $s;

```

```

if ($r < 5 || ($r == 5 && $v < 6)) {
    if ($s % 10) {
        die "cannot parse version '$ver'\n";
    }
}

return ($r, $v, $s);
}

sub format_version
{
    my $ver = shift;

    $ver =~ s/$/000000/;
    my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

    $v = int $v;
    $s =
    int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "invalid version '$ver'\n";
        }
        $s /= 10;

        $ver = sprintf "%d.%03d", $r, $v;
        $s > 0 and $ver .= sprintf "_%02d", $s;

        return $ver;
    }

    return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info
{
    $opt{quiet} and return;
    print @_, "\n";
}

sub diag
{
    $opt{quiet} and return;
    $opt{diag} and print @_, "\n";
}

sub warning

```

```

{
    $opt{quiet} and return;
    print "*** ", @_, "\n";
}

sub error
{
    print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
    $opt{quiet} and return;
    my $func = shift;
    my $rv = 0;
    if (exists $warnings{$func} && !$given_warnings{$func}++) {
        my $warn = $warnings{$func};
        $warn =~ s/^\s*\s*/mg;
        print "*** WARNING: $func\n", $warn;
        $rv++;
    }
    if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
        my $hint = $hints{$func};
        $hint =~ s/^\s*/mg;
        print " --- hint for $func ---\n", $hint;
    }
    $rv;
}

sub
usage
{
    my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*(.*)\s*^=/ms;
    my %M = ( 'T' => '*' );
    $usage =~ s/^\s*\s*/perl\s+\s+/$^X $0/;
    $usage =~ s/[A-Z]<[^\>]+\>/M{$1}M{$1}M{$1}/g;

    print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

ENDUSAGE

exit 2;

```

```

}

sub strip
{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*(.*)^\s*\w+\/ms;
$copy =~ s/^(?=\S+)/ /gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-)/$copy/ms;
$self =~ s/^\$SKIP.*(?=__DATA__)/SKIP
if (\@ARGV && \$ARGV[0] eq '--unstrip') {
eval { require Devel::PPPport };
\$_@ and die "Cannot require Devel::PPPport, please install.\n";
if (eval \$Devel::PPPport::VERSION < $VERSION) {
die "$0 was originally generated with Devel::PPPport $VERSION.\n"
. "Your Devel::PPPport is only version \$Devel::PPPport::VERSION.\n"
. "Please install a newer version, or --unstrip will not work.\n";
}
Devel::PPPport::WriteFile(\$0);
exit 0;
}
print
<<END;

```

Sorry, but this is a stripped version of \\$.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
\$X \$0 --unstrip
```

```

END
/ms;
my($pl, $c) = $self =~ /(.*__DATA__)(.*)/ms;
$c =~ s{
/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
| ( "[^"\\]*(?:\\.[^"\\]*)*"
| '[^'\\]*(?:\\.[^'\\]*)*' )
| (\$HS+) }{ defined $2 ? ' ' : ($1 || " ) }gsex;
$c =~ s!\s+#!mg;
$c =~ s!\$LF#!mg;
$c =~ s!\s*#\s*#!mg;
$c =~ s!\s+#!mg;

open OUT, ">$0" or die "cannot strip $0: $!\n";
print OUT "$pl$c\n";

exit 0;
}

```

\_\_DATA\_\_

\*/

Found in path(s):

\*/opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/threads-1.87.tar.gz-cosi-expand-archive-H5g7shXt/threads-1.87/ppport.h

No license file was found, but licenses were detected in source scan.

=head1 NAME

threads - Perl interpreter-based threads

=head1 VERSION

This document describes threads version 1.87

=head1 SYNOPSIS

```
use threads ('yield',
             'stack_size' => 64*4096,
             'exit' => 'threads_only',
             'stringify');

sub start_thread {
    my @args = @_;
    print("Thread started: ", join(' ', @args), "\n");
}
my $thr = threads->create('start_thread', 'argument');
$thr->join();

threads->create(sub { print("I am a thread\n"); })->join();

my $thr2 = async { foreach (@files) { ... } };
$thr2->join();
if (my $err = $thr2->error()) {
    warn("Thread error: $err\n");
}

# Invoke thread in list context (implicit) so it can return a list
my ($thr) = threads->create(sub { return (qw/a b c/); });
# or specify list context explicitly
my $thr = threads->create({'context' => 'list'},

    sub { return (qw/a b c/); });
my @results = $thr->join();

$thr->detach();
```

```

# Get a thread's object
$thr = threads->self();
$thr = threads->object($tid);

# Get a thread's ID
$tid = threads->tid();
$tid = $thr->tid();
$tid = "$thr";

# Give other threads a chance to run
threads->yield();
yield();

# Lists of non-detached threads
my @threads = threads->list();
my $thread_count = threads->list();

my @running = threads->list(threads::running);
my @joinable = threads->list(threads::joinable);

# Test thread objects
if ($thr1 == $thr2) {
    ...
}

# Manage thread stack size
$stack_size = threads->get_stack_size();
$old_size = threads->set_stack_size(32*4096);

# Create a thread with a specific context and stack size
my $thr = threads->create({ 'context' => 'list',
                          'stack_size' => 32*4096,
                          'exit' => 'thread_only'
},
                        \&foo);

# Get thread's context
my $wantarray = $thr->wantarray();

# Check thread's state
if ($thr->is_running()) {
    sleep(1);
}
if ($thr->is_joinable()) {
    $thr->join();
}

```



```
# Send a signal to a thread
$thr->kill('SIGUSR1');
```

```
# Exit a thread
threads->exit();
```

## =head1 DESCRIPTION

Since Perl 5.8, thread programming has been available using a model called I<interpreter threads> which provides a new Perl interpreter for each thread, and, by default, results in no data or state information being shared between threads.

(Prior to Perl 5.8, I<5005threads> was available through the C<Thread.pm> API. This threading model has been deprecated, and was removed as of Perl 5.10.0.)

As just mentioned, all variables are, by default, thread local. To use shared variables, you need to also load L<threads::shared>:

```
use threads;
use threads::shared;
```

When loading L<threads::shared>, you must C<use threads> before you C<use threads::shared>. (C<threads> will emit a warning if you do it the other way around.)

It is strongly recommended that you enable threads via C<use threads> as early as possible in your script.

If needed, scripts can be written so as to run on both threaded and non-threaded Perls:

```
my $can_use_threads = eval 'use threads; 1';
if ($can_use_threads) {
    # Do processing using threads
    ...
} else {
    # Do it without using threads
    ...
}
```

## =over

```
=item $thr = threads->create(FUNCTION, ARGS)
```

This will create a new thread that will begin execution with the specified entry point function, and give it the I<ARGS> list as parameters. It will

return the corresponding threads object, or C<undef> if thread creation failed.

I<FUNCTION> may either be the name of a function, an anonymous subroutine, or a code ref.

```
my $thr = threads->create('func_name', ...);
# or
my $thr = threads->create(sub { ... }, ...);

# or
my $thr = threads->create(\&func, ...);
```

The C<-E<gt>new()> method is an alias for C<-E<gt>create()>.

```
=item $thr->join()
```

This will wait for the corresponding thread to complete its execution. When the thread finishes, C<-E<gt>join()> will return the return value(s) of the entry point function.

The context (void, scalar or list) for the return value(s) for C<-E<gt>join()> is determined at the time of thread creation.

```
# Create thread in list context (implicit)
my ($thr1) = threads->create(sub {
    my @results = qw(a b c);
    return (@results);
});

# or (explicit)
my $thr1 = threads->create({'context' => 'list'},
    sub {
        my @results = qw(a b c);
        return (@results);
    });

# Retrieve list results from thread
my @res1 = $thr1->join();

# Create thread in scalar context (implicit)
my $thr2 = threads->create(sub {
    my $result = 42;
    return ($result);
});

# Retrieve scalar result from thread
my $res2 = $thr2->join();

# Create a thread in void context (explicit)
my $thr3 = threads->create({'void' => 1},
    sub { print("Hello, world\n"); });
```

```
# Join the thread in void context (i.e., no return value)
$thr3->join();
```

See L<"THREAD CONTEXT"> for more details.

If the program exits without all threads having either been joined or detached, then a warning will be issued.

Calling C<-E<gt>join()> or C<-E<gt>detach()> on an already joined thread will cause an error to be thrown.

```
=item $thr->detach()
```

Makes the thread unjoinable, and causes any eventual return value to be discarded. When the program exits, any detached threads that are still running are silently terminated.

If the program exits without all threads having either been joined or detached, then a warning will be issued.

Calling C<-E<gt>join()> or C<-E<gt>detach()> on an already detached thread will cause an error to be thrown.

```
=item threads->detach()
```

Class method that allows a thread to detach itself.

```
=item threads->self()
```

Class method that allows a thread to obtain its own I<threads> object.

```
=item $thr->tid()
```

Returns the ID of the thread. Thread IDs are unique integers with the main thread in a program being 0, and incrementing by 1 for every thread created.

```
=item threads->tid()
```

Class method that allows a thread to obtain its own ID.

```
=item "$thr"
```

If you add the C<stringify> import option to your C<use threads> declaration, then using a threads object in a string or a string context (e.g., as a hash key) will cause its ID to be used as the value:

```
use threads qw(stringify);
```

```
my $thr = threads->create(...);
print("Thread $thr started...\n"); # Prints
out: Thread 1 started...
```

```
=item threads->object($tid)
```

This will return the I<threads> object for the I<active> thread associated with the specified thread ID. If C<\$tid> is the value for the current thread, then this call works the same as C<-E<gt>self()>. Otherwise, returns C<undef> if there is no thread associated with the TID, if the thread is joined or detached, if no TID is specified or if the specified TID is undef.

```
=item threads->yield()
```

This is a suggestion to the OS to let this thread yield CPU time to other threads. What actually happens is highly dependent upon the underlying thread implementation.

You may do C<use threads qw(yield)>, and then just use C<yield()> in your code.

```
=item threads->list()
```

```
=item threads->list(threads::all)
```

```
=item threads->list(threads::running)
```

```
=item threads->list(threads::joinable)
```

With no arguments (or using C<threads::all>) and in a list context, returns a list of all non-joined, non-detached I<threads> objects. In a scalar context, returns a count of the same.

With a I<true> argument (using C<threads::running>), returns a list of all non-joined, non-detached I<threads> objects that are still running.

With a I<false> argument (using C<threads::joinable>), returns a list of all non-joined, non-detached I<threads> objects that have finished running (i.e., for which C<-E<gt>join()> will not I<block>).

```
=item $thr1->equal($thr2)
```

Tests if two threads objects are the same thread or not. This is overloaded to the more natural forms:

```
if ($thr1 == $thr2) {
```

```

    print("Threads are the same\n");
}
# or
if ($thr1 != $thr2) {
    print("Threads differ\n");
}

```

(Thread comparison is based on thread IDs.)

=item `async BLOCK`;

`C<async>` creates a thread to execute the block immediately following it. This block is treated as an anonymous subroutine, and so must have a semicolon after the closing brace. Like `C<threads-E<gt>create()>`, `C<async>` returns a `I<threads>` object.

=item `$thr->error()`

Threads

are executed in an `C<eval>` context. This method will return `C<undef>` if the thread terminates `I<normally>`. Otherwise, it returns the value of `C<$@>` associated with the thread's execution status in its `C<eval>` context.

=item `$thr->_handle()`

This `I<private>` method returns the memory location of the internal thread structure associated with a threads object. For Win32, this is a pointer to the `C<HANDLE>` value returned by `C<CreateThread>` (i.e., `C<HANDLE *>`); for other platforms, it is a pointer to the `C<pthread_t>` structure used in the `C<pthread_create>` call (i.e., `C<pthread_t *>`).

This method is of no use for general Perl threads programming. Its intent is to provide other (XS-based) thread modules with the capability to access, and possibly manipulate, the underlying thread structure associated with a Perl thread.

=item `threads->_handle()`

Class method that allows a thread to obtain its own `I<handle>`.

=back

=head1 EXITING A THREAD

The usual method for terminating a thread is to

`L<return()|perlfunc/"return EXPR">` from the entry point function with the appropriate return value(s).

=over

=item threads->exit()

If needed, a thread can be exited at any time by calling `C<threads-E<gt>exit()`. This will cause the thread to return `C<undef>` in a scalar context, or the empty list in a list context.

When called from the `I<main>` thread, this behaves the same as `C<exit(0)>`.

=item threads->exit(status)

When called from a thread, this behaves like `C<threads-E<gt>exit()` (i.e., the exit status code is ignored).

When called from the `I<main>` thread, this behaves the same as `C<exit(status)>`.

=item die()

Calling `C<die()` in a thread indicates an abnormal exit for the thread. Any `C<$_SIG{__DIE__}>` handler in the thread will be called first, and then the thread will exit with a warning message that will contain any arguments passed in the `C<die()` call.

=item exit(status)

Calling `L<exit()|perlfunc/"exit EXPR">` inside a thread causes the whole application to terminate.

Because of this, the use of `C<exit()` inside threaded code, or in modules that might be used in threaded applications, is strongly discouraged.

If `C<exit()` really is needed, then consider using the following:

```
threads->exit() if threads->can('exit'); # Thread friendly
exit(status);
```

=item use threads 'exit' => 'threads\_only'

This globally overrides the default behavior of calling `C<exit()` inside a thread, and effectively causes such calls to behave the same as `C<threads-E<gt>exit()`. In other words, with this setting, calling `C<exit()` causes only the thread to terminate.

Because of its global effect, this setting should not be used inside modules or the like.

The `I<main>` thread is unaffected by this setting.

```
=item threads->create({'exit' => 'thread_only'}, ...)
```

This overrides the default behavior of `C<exit()>` inside the newly created thread only.

```
=item $thr->set_thread_exit_only(boolean)
```

This can be used to change the `I<exit thread only>` behavior for a thread after it has been created. With a `I<true>` argument, `C<exit()>` will cause only the thread to exit. With a `I<false>` argument, `C<exit()>` will terminate the application.

The `I<main>` thread is unaffected by this call.

```
=item threads->set_thread_exit_only(boolean)
```

Class method for use inside a thread to change its own behavior for `C<exit()>`.

The `I<main>` thread is unaffected by this call.

```
=back
```

```
=head1 THREAD STATE
```

The following boolean methods are useful in determining the `I<state>` of a thread.

```
=over
```

```
=item $thr->is_running()
```

Returns true if a thread is still running (i.e., if its entry point function has not yet finished or exited).

```
=item $thr->is_joinable()
```

Returns true if the thread has finished running, is not detached and has not yet been joined. In other words, the thread is ready to be joined, and a call to `C<$thr->join()>` will not `I<block>`.

```
=item $thr->is_detached()
```

Returns true if the thread has been detached.

```
=item threads->is_detached()
```

Class method that allows  
a thread to determine whether or not it is detached.

=back

=head1 THREAD CONTEXT

As with subroutines, the type of value returned from a thread's entry point function may be determined by the thread's I<context>: list, scalar or void. The thread's context is determined at thread creation. This is necessary so that the context is available to the entry point function via L<wantarray()|perlfunc/"wantarray">. The thread may then specify a value of the appropriate type to be returned from C<-E<gt>join()>.

=head2 Explicit context

Because thread creation and thread joining may occur in different contexts, it may be desirable to state the context explicitly to the thread's entry point function. This may be done by calling C<-E<gt>create()> with a hash reference as the first argument:

```
my $thr = threads->create({'context' => 'list'}, \&foo);  
...  
my @results = $thr->join();
```

In the above, the threads object is returned to the parent thread in scalar context, and the thread's entry point function C<foo> will be called in list (array) context such that the parent thread can receive a list (array) from the C<-E<gt>join()> call. (C<'array'> is synonymous with C<'list'>.)

Similarly, if you need the threads object, but your thread will not be returning a value (i.e., I<void> context), you would do the following:

```
my $thr = threads->create({'context' => 'void'}, \&foo);  
...  
$thr->join();
```

The context type may also be used as the I<key> in the hash reference followed by a I<true> value:

```
threads->create({'scalar' => 1}, \&foo);  
...  
my ($thr) = threads->list();  
my $result = $thr->join();
```

=head2 Implicit context



If not explicitly stated, the thread's context is implied from the context of the `C<-E<gt>create()` call:

```
# Create thread in list context
my ($thr) = threads->create(...);
```

```
# Create thread in scalar context
my $thr = threads->create(...);
```

```
# Create thread in void context
threads->create(...);
```

```
=head2
$thr->wantarray()
```

This returns the thread's context in the same manner as `L<wantarray()|perlfunc/"wantarray">`.

```
=head2 threads->wantarray()
```

Class method to return the current thread's context. This returns the same value as running `L<wantarray()|perlfunc/"wantarray">` inside the current thread's entry point function.

```
=head1 THREAD STACK SIZE
```

The default per-thread stack size for different platforms varies significantly, and is almost always far more than is needed for most applications. On Win32, Perl's makefile explicitly sets the default stack to 16 MB; on most other platforms, the system default is used, which again may be much larger than is needed.

By tuning the stack size to more accurately reflect your application's needs, you may significantly reduce your application's memory usage, and increase the number of simultaneously running threads.

Note that on Windows, address space allocation granularity is 64 KB, therefore, setting the stack smaller than that on Win32 Perl will not save any more memory.

```
=over
```

```
=item threads->get_stack_size();
```

Returns the current default per-thread stack size. The default is zero, which means the system default stack size is currently in use.

```
=item $size = $thr->get_stack_size();
```

Returns the stack size for a particular thread. A return value of zero indicates the system default stack size was used for the thread.

```
=item $old_size = threads->set_stack_size($new_size);
```

Sets a new default per-thread stack size, and returns the previous setting.

Some platforms have a minimum thread stack size. Trying to set the stack size below this value will result in a warning, and the minimum stack size will be used.

Some Linux platforms have a maximum stack size. Setting too large of a stack size will cause thread creation to fail.

If needed, C<\$new\_size> will be rounded up to the next multiple of the memory page size (usually 4096 or 8192).

Threads created after the stack size is set will then either call

```
C<pthread_attr_setstacksize(>
```

```
I<(for pthreads platforms)>, or supply the  
stack size to C<CreateThread(> I<(for Win32 Perl)>.
```

(Obviously, this call does not affect any currently extant threads.)

```
=item use threads ('stack_size' => VALUE);
```

This sets the default per-thread stack size at the start of the application.

```
=item $ENV{'PERL5_ITHREADS_STACK_SIZE'}
```

The default per-thread stack size may be set at the start of the application through the use of the environment variable C<PERL5\_ITHREADS\_STACK\_SIZE>:

```
PERL5_ITHREADS_STACK_SIZE=1048576  
export PERL5_ITHREADS_STACK_SIZE  
perl -e'use threads; print(threads->get_stack_size(), "\n")'
```

This value overrides any C<stack\_size> parameter given to C<use threads>. Its primary purpose is to permit setting the per-thread stack size for legacy threaded applications.

```
=item threads->create({'stack_size' => VALUE}, FUNCTION, ARGS)
```

To specify a particular stack size for any individual thread, call

```
C<-E<gt>create(> with a hash reference as the first argument:
```

```
my $thr = threads->create({'stack_size' => 32*4096}, \&foo, @args);
```

```
=item $thr2 = $thr1->create(FUNCTION, ARGS)
```

This creates a new thread (C<\$thr2>) that inherits the stack size from an existing thread (C<\$thr1>). This is shorthand for the following:

```
my $stack_size = $thr1->get_stack_size();
my $thr2 = threads->create({'stack_size' => $stack_size}, FUNCTION, ARGS);
```

```
=back
```

```
=head1 THREAD SIGNALLING
```

When `safe signals` is in effect (the default behavior - see L</"Unsafe signals"> for more details), then signals may be sent and acted upon by individual threads.

```
=over 4
```

```
=item $thr->kill('SIG...');
```

Sends the specified signal to the thread. Signal names and (positive) signal numbers are the same as those supported by L<kill()|perlfunc/"kill SIGNAL, LIST">. For example, 'SIGTERM', 'TERM' and (depending on the OS) 15 are all valid arguments to C<-E<gt>kill()>.

Returns the thread object to allow for method chaining:

```
$thr->kill('SIG...')->join();
```

```
=back
```

### Signal

handlers need to be set up in the threads for the signals they are expected to act upon. Here's an example for I<cancelling> a thread:

```
use threads;

sub thr_func
{
    # Thread 'cancellation' signal handler
    $SIG{'KILL'} = sub { threads->exit(); };

    ...
}
```

```
# Create a thread
my $thr = threads->create('thr_func');
```

```
...
```

```
# Signal the thread to terminate, and then detach
# it so that it will get cleaned up automatically
$thr->kill('KILL')->detach();
```

Here's another simplistic example that illustrates the use of thread signalling in conjunction with a semaphore to provide rudimentary I<suspend> and I<resume> capabilities:

```
use threads;
use Thread::Semaphore;

sub thr_func
{
    my $sema = shift;

    # Thread 'suspend/resume' signal handler
    $SIG{'STOP'} = sub {
        $sema->down(); # Thread suspended
        $sema->up();   # Thread resumes
    };

    ...
}

# Create
a semaphore and pass it to a thread
my $sema = Thread::Semaphore->new();
my $thr = threads->create('thr_func', $sema);

# Suspend the thread
$sema->down();
$thr->kill('STOP');

...

# Allow the thread to continue
$sema->up();
```

CAVEAT: The thread signalling capability provided by this module does not actually send signals via the OS. It I<emulates> signals at the Perl-level such that signal handlers are called in the appropriate thread. For example, sending C<\$thr->kill('STOP')> does not actually suspend a thread (or the whole process), but does cause a C<\$SIG{'STOP'}> handler to be called in that

thread (as illustrated above).

As such, signals that would normally not be appropriate to use in the `C<kill()>` command (e.g., `C<kill('KILL', $$)>`) are okay to use with the `C<-E<gt>kill()>` method (again, as illustrated above).

Correspondingly, sending a signal to a thread does not disrupt the operation the thread is currently working on: The signal will be acted upon after the current operation has completed. For instance, if the thread is I<stuck> on an I/O call, sending it a signal will not cause the I/O call to be interrupted such that the signal is acted up immediately.

Sending a signal to a terminated/finished thread is ignored.

=head1 WARNINGS

=over 4

=item Perl exited with active threads:

If the program exits without all threads having either been joined or detached, then this warning will be issued.

NOTE: If the I<main> thread exits, then this warning cannot be suppressed using `C<no warnings 'threads';>` as suggested below.

=item Thread creation failed: pthread\_create returned #

See the appropriate I<man> page for `C<pthread_create>` to determine the actual cause for the failure.

=item Thread # terminated abnormally: ...

A thread terminated in some manner other than just returning from its entry point function, or by using `C<threads-E<gt>exit()>`. For example, the thread may have terminated because of an error, or by using `C<die>`.

=item Using minimum thread stack size of #

Some platforms have a minimum thread stack size. Trying to set the stack size below this value will result in the above warning, and the stack size will be set to the minimum.

=item Thread creation failed: pthread\_attr\_setstacksize(I<SIZE>) returned 22

The specified I<SIZE> exceeds the system's maximum stack size. Use a smaller

value for the stack size.

=back

If needed, thread warnings can be suppressed by using:

```
no warnings 'threads';
```

in the appropriate scope.

=head1 ERRORS

=over 4

=item This Perl not built to support threads

The particular copy of Perl that you're trying to use was not built using the C<useithreads> configuration option.

Having threads support requires all of Perl and all of the XS modules in the Perl installation to be rebuilt; it is not just a question of adding the L<threads> module (i.e., threaded and non-threaded Perls are binary incompatible).

=item Cannot change stack size of an existing thread

The stack size of currently extant threads cannot be changed, therefore, the following results in the above error:

```
$thr->set_stack_size($size);
```

=item Cannot signal threads without safe signals

Safe signals must be in effect to use the C<-E<gt>kill()> signalling method. See L<"/"Unsafe signals"> for more details.

=item Unrecognized signal name: ...

The particular copy of Perl that you're trying to use does not support the specified signal being used in a C<-E<gt>kill()> call.

=back

=head1 BUGS AND LIMITATIONS

Before you consider posting a bug report, please consult, and possibly post a message to the discussion forum to see if what you've encountered is a known

problem.

=over

=item Thread-safe modules

See [L<perlmod/"Making your module threadsafe">](#) when creating modules that may be used in threaded applications, especially if those modules use non-Perl data, or XS code.

=item Using non-thread-safe modules

Unfortunately, you may encounter Perl modules that are not `I<thread-safe>`.

For example, they may crash the Perl interpreter during execution, or may dump core on termination. Depending on the module and the requirements of your application, it may be possible to work around such difficulties.

If the module will only be used inside a thread, you can try loading the module from inside the thread entry point function using `C<require>` (and `C<import>` if needed):

```
sub thr_func
{
    require Unsafe::Module
    # Unsafe::Module->import(...);

    ....
}
```

If the module is needed inside the `I<main>` thread, try modifying your application so that the module is loaded (again using `C<require>` and `C<-E<gt;import()>`) after any threads are started, and in such a way that no other threads are started afterwards.

If the above does not work, or is not adequate for your application, then file a bug report on [L<http://rt.cpan.org/Public/>](http://rt.cpan.org/Public/) against the problematic module.

=item Memory consumption

On most systems, frequent and continual creation and destruction of threads can lead to ever-increasing growth in the memory footprint of the Perl interpreter. While it is simple to just launch threads and then `C<-E<gt;join()>` or `C<-E<gt;detach()>` them, for long-lived applications, it is better to maintain a pool of threads, and to reuse them for the work needed, using `L<queues|Thread::Queue>` to notify threads of pending work. The CPAN distribution of this module contains a simple example

(F<examples/pool\_reuse.pl>) illustrating the creation, use and monitoring of a pool of I<reusable> threads.

=item Current working directory

On all platforms except MSWin32, the setting for the current working directory is shared among all threads such that changing it in one thread (e.g., using C<chdir(>) will affect all the threads in the application.

On MSWin32, each thread maintains its own the current working directory setting.

=item Environment variables

Currently, on all platforms except MSWin32, all I<system> calls (e.g., using C<system(> or back-ticks) made from threads use the environment variable settings from the I<main> thread. In other words, changes made to C<%ENV> in a thread will not be visible in I<system> calls made by that thread.

To work around this, set environment variables as part of the I<system> call. For example:

```
my $msg = 'hello';
system("FOO=$msg; echo \${FOO}"); # Outputs 'hello' to STDOUT
```

On MSWin32, each thread maintains its own set of environment variables.

=item Catching signals

Signals are I<caught> by the main thread (thread ID = 0) of a script. Therefore, setting up signal handlers in threads for purposes other than L</"THREAD SIGNALLING"> as documented above will not accomplish what is intended.

This is especially true if trying to catch C<SIGALRM> in a thread. To handle alarms in threads, set up a signal handler in the main thread, and then use L</"THREAD SIGNALLING"> to relay the signal to the thread:

```
# Create thread with a task that may time out
my $thr->create(sub {
    threads->yield();
    eval {
        $SIG{ALRM} = sub { die("Timeout\n"); };
        alarm(10);
        ... # Do work here
        alarm(0);
    };
};
```



```

    if ($@ =~ /Timeout/) {
        warn("Task in thread timed out\n");
    }
};

# Set signal handler to relay SIGALRM to thread
$SIG{ALRM} = sub { $thr->kill('ALRM') };

... # Main thread continues working

```

=item Parent-child threads

On some platforms, it might not be possible to destroy I<parent> threads while there are still existing I<child> threads.

=item Creating threads inside special blocks

Creating threads inside C<BEGIN>, C<CHECK> or C<INIT> blocks should not be relied upon. Depending on the Perl version and the application code, results may range from success, to (apparently harmless) warnings of leaked scalar, or all the way up to crashing of the Perl interpreter.

=item Unsafe signals

Since Perl 5.8.0, signals have been made safer in Perl by postponing their handling

until the interpreter is in a I<safe> state. See L<perl58delta/"Safe Signals"> and L<perlipc/"Deferred Signals (Safe Signals)"> for more details.

Safe signals is the default behavior, and the old, immediate, unsafe signalling behavior is only in effect in the following situations:

=over 4

=item \* Perl has been built with C<PERL\_OLD\_SIGNALS> (see C<perl -V>).

=item \* The environment variable C<PERL\_SIGNALS> is set to C<unsafe> (see L<perlrun/"PERL\_SIGNALS">).

=item \* The module L<Perl::Unsafe::Signals> is used.

=back

If unsafe signals is in effect, then signal handling is not thread-safe, and the C<-E<gt>kill()> signalling method cannot be used.

=item Returning closures from threads

Returning closures from threads should not be relied upon. Depending on the Perl version and the application code, results may range from success, to (apparently harmless) warnings of leaked scalar, or all the way up to crashing of the Perl interpreter.

=item Returning objects from threads

### Returning

objects from threads does not work. Depending on the classes involved, you may be able to work around this by returning a serialized version of the object (e.g., using L<Data::Dumper> or L<Storable>), and then reconstituting it in the joining thread. If you're using Perl 5.10.0 or later, and if the class supports L<shared objects|threads::shared/"OBJECTS">, you can pass them via L<shared queues|Thread::Queue>.

=item END blocks in threads

It is possible to add L<END blocks|perlmod/"BEGIN, UNITCHECK, CHECK, INIT and END"> to threads by using L<require|perlfunc/"require VERSION"> or L<eval|perlfunc/"eval EXPR"> with the appropriate code. These C<END> blocks will then be executed when the thread's interpreter is destroyed (i.e., either during a C<-E<gt>join()> call, or at program termination).

However, calling any L<threads> methods in such an C<END> block will most likely I<fail> (e.g., the application may hang, or generate an error) due to mutexes that are needed to control functionality within the L<threads> module.

For this reason, the use of C<END> blocks in threads is B<strongly> discouraged.

=item Open directory handles

In perl 5.14 and higher, on systems other than Windows that do not support the C<fchdir> C function, directory handles (see L<opendir|perlfunc/"opendir DIRHANDLE,EXPR">) will not be copied to new threads. You can use the C<d\_fchdir> variable in L<Config.pm|Config> to determine whether your system supports it.

In prior perl versions, spawning threads with open directory handles would crash the interpreter.

L<[perl #75154]|http://rt.perl.org/rt3/Public/Bug/Display.html?id=75154>

=item Perl Bugs and the CPAN Version of L<threads>

Support for threads extends beyond the code in this module (i.e., F<threads.pm> and F<threads.xs>), and into the Perl interpreter itself. Older versions of Perl contain bugs that may manifest themselves despite using the

latest version of [L<threads>](#) from CPAN. There is no workaround for this other than upgrading to the latest version of Perl.

Even with the latest version of Perl, it is known that certain constructs with threads may result in warning messages concerning leaked scalars or unreferenced scalars. However, such warnings are harmless, and may safely be ignored.

You can search for [L<threads>](#) related bug reports at [L<http://rt.cpan.org/Public/>](http://rt.cpan.org/Public/). If needed submit any new bugs, problems, patches, etc. to: [L<http://rt.cpan.org/Public/Dist/Display.html?Name=threads>](http://rt.cpan.org/Public/Dist/Display.html?Name=threads)

=back

=head1 REQUIREMENTS

Perl 5.8.0 or later

=head1 SEE ALSO

[L<threads>](#) Discussion Forum on CPAN:  
[L<http://www.cpanforum.com/dist/threads>](http://www.cpanforum.com/dist/threads)

[L<threads::shared>](#), [L<perlthrtut>](#)

[L<http://www.perl.com/pub/a/2002/06/11/threads.html>](http://www.perl.com/pub/a/2002/06/11/threads.html) and  
[L<http://www.perl.com/pub/a/2002/09/04/threads.html>](http://www.perl.com/pub/a/2002/09/04/threads.html)

Perl threads mailing list:  
[L<http://lists.perl.org/list/ithreads.html>](http://lists.perl.org/list/ithreads.html)

Stack size discussion:  
[L<http://www.perlmonks.org/?node\\_id=532956>](http://www.perlmonks.org/?node_id=532956)

=head1 AUTHOR

Artur Bergman [E<lt>sky AT crucially DOT netE<gt>](mailto:sky AT crucially DOT net)

CPAN version produced by  
Jerry D. Hedden [<jdhedden AT cpan DOT org>](mailto:jdhedden AT cpan DOT org)

=head1 LICENSE

threads is released under the same license as Perl.

=head1 ACKNOWLEDGEMENTS

Richard Soderberg E<lt>perl AT crystalflame DOT netE<gt> -  
Helping me out tons, trying to find reasons for races and other weird bugs!

Simon Cozens E<lt>simon AT brecon DOT co DOT ukE<gt> -  
Being there to answer zillions of annoying questions

Rocco Caputo E<lt>troc AT netrus DOT netE<gt>

Vipul Ved Prakash E<lt>mail AT vipul DOT netE<gt> -  
Helping with debugging

Dean Arnold E<lt>darnold AT presicient DOT comE<gt> -  
Stack size API

=cut

Found in path(s):

\* /opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/threads-1.87.tar.gz-cosi-expand-archive-H5g7shXt/threads-1.87/lib/threads.pm

No license file was found, but licenses were detected in source scan.

---

abstract: 'Perl interpreter-based threads'

author:

- 'Artur Bergman, Jerry D. Hedden <jdhedden AT cpan DOT org>'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.66, CPAN::Meta::Converter version 2.130880'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: threads

no\_index:

directory:

- t

- inc

requires:

Carp: 0

Config: 0

ExtUtils::testlib: 0

Hash::Util: 0

IO::File: 0

Test::More: 0

XSLoader: 0

overload: 0  
strict: 0  
warnings: 0  
version: 1.87

Found in path(s):

\* /opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/threads-1.87.tar.gz-cosi-expand-archive-H5g7shXt/threads-1.87/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/perl-threads.spec

No license file was found, but licenses were detected in source scan.

Copyright 2006 - 2009 Jerry D. Hedden. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/threads-1.87.tar.gz-cosi-expand-archive-H5g7shXt/threads-1.87/examples/pool\_reuse.pl

\* /opt/cola/permits/1000848958\_1646171581.67/0/perl-threads-1.87-4.el7.src.rpm-cosi-expand-archive-9YR7xE5s/threads-1.87.tar.gz-cosi-expand-archive-H5g7shXt/threads-1.87/examples/pool.pl

## 1.152 perl-parent 0.225-244.el7

### 1.152.1 Available under license :

No license file was found, but licenses were detected in source scan.

=encoding utf8

=head1 NAME

parent - Establish an ISA relationship with base classes at compile time

=head1 SYNOPSIS

```
package Baz;  
use parent qw(Foo Bar);
```

=head1 DESCRIPTION

Allows you to both load one or more modules, while setting up inheritance from those modules at the same time. Mostly similar in effect to

```

package Baz;
BEGIN {
    require Foo;
    require Bar;
    push @ISA, qw(Foo Bar);
}

```

By default, every base class needs to live in a file of its own.

If you want to have a subclass and its parent class in the same file, you can tell C<parent> not to load any modules by using the C<-norequire> switch:

```

package Foo;
sub exclaim { "I CAN HAS PERL" }

package DoesNotLoadFooBar;
use parent -norequire, 'Foo', 'Bar';
# will not go looking for Foo.pm or Bar.pm

```

This is equivalent to the following code:

```

package Foo;
sub exclaim { "I CAN HAS PERL" }

package DoesNotLoadFooBar;
push @DoesNotLoadFooBar::ISA, 'Foo', 'Bar';

```

This is also helpful for the case where a package lives within a differently named file:

```

package MyHash;
use Tie::Hash;
use parent -norequire, 'Tie::StdHash';

```

This is equivalent to the following code:

```

package MyHash;
require Tie::Hash;
push @ISA, 'Tie::StdHash';

```

If you want to load a subclass from a file that C<require> would not consider an eligible filename (that is, it does not end in either C<.pm> or C<.pmc>), use the following code:

```

package MySecondPlugin;
require './plugins/custom.plugin'; # contains Plugin::Custom
use parent -norequire, 'Plugin::Custom';

```

=head1 DIAGNOSTICS

=over 4

=item Class 'Foo' tried to inherit from itself

Attempting to inherit from yourself generates a warning.

```
package Foo;  
use parent 'Foo';
```

=back

=head1 HISTORY

This module was forked from L<base> to remove the cruft that had accumulated in it.

=head1 CAVEATS

=head1 SEE ALSO

L<base>

=head1 AUTHORS AND CONTRIBUTORS

Rafaël

Garcia-Suarez, Bart Lateur, Max Maischein, Anno Siegel, Michael Schwern

=head1 MAINTAINER

Max Maischein C< corion@cpan.org >

Copyright (c) 2007-10 Max Maischein C<< corion@cpan.org >>

Based on the idea of C<base.pm>, which was introduced with Perl 5.004\_04.

=head1 LICENSE

This module is released under the same terms as Perl itself.

=cut

Found in path(s):

```
* /opt/cola/permits/1000848985_1646171584.8/0/perl-parent-0.225-244.el7.src.rpm-cosi-expand-archive-5cmcz1u3/parent-0.225.tar.gz-cosi-expand-archive-o1p3mWTW/parent-0.225/lib/parent.pm
```

No license file was found, but licenses were detected in source scan.

license: unknown

Found in path(s):

\* /opt/cola/permits/1000848985\_1646171584.8/0/perl-parent-0.225-244.el7.src.rpm-cosi-expand-archive-5cmcz1u3/parent-0.225.tar.gz-cosi-expand-archive-o1p3mWTW/parent-0.225/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848985\_1646171584.8/0/perl-parent-0.225-244.el7.src.rpm-cosi-expand-archive-5cmcz1u3/perl-parent.spec

## 1.153 perl-filter 1.49-3.el7

### 1.153.1 Available under license :

No license file was found, but licenses were detected in source scan.

---

abstract: 'Source Filters'

author:

- 'Paul Marquess <pmqs@cpan.org>'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.64, CPAN::Meta::Converter version 2.120630'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Filter

no\_index:

directory:

- t

- inc

recommends:

Filter::Simple: 0.88

Filter::Simple::Compile: 0.02

requires: { }

resources:

license: <http://dev.perl.org/licenses/>

repository: <https://github.com/rurban/Filter>

version: 1.49

Found in path(s):

\* /opt/cola/permits/1000849030\_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-



ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/META.yml

No license file was found, but licenses were detected in source scan.

# Copyright (c) 1995-2011 Paul Marquess. All rights reserved.

# This program is free software; you can redistribute it and/or

# modify it under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000849030\_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/Call/Call.pm

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000849030\_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-ZTmD2BdE/perl-Filter.spec

No license file was found, but licenses were detected in source scan.

=head1 NAME

perlfiter - Source Filters

=head1 DESCRIPTION

This article is about a little-known feature of Perl called I<source filters>. Source filters alter the program text of a module before Perl sees it, much as a C preprocessor alters the source text of a C program before the compiler sees it. This article tells you more about what source filters are, how they work, and how to write your own.

The original purpose of source filters was to let you encrypt your program source to prevent casual piracy. This isn't all they can do, as you'll soon learn. But first, the basics.

=head1 CONCEPTS

Before the Perl interpreter can execute a Perl script, it must first read it from a file into memory for parsing and compilation. If that script itself includes other scripts with a C<use> or C<require> statement, then each of those scripts will have to be read from their respective files as well.

Now think of each logical connection between the Perl parser and an individual file as a I<source stream>. A source stream is created when the Perl parser opens a file, it continues to exist as the source code

is read into memory, and it is destroyed when Perl is finished parsing the file. If the parser encounters a C<require> or C<use> statement in a source stream, a new and distinct stream is created just for that file.

The diagram below represents a single source stream, with the flow of source from a Perl script file on the left into the Perl parser on the right. This is how Perl normally operates.

file -----> parser

There are two important points to remember:

=over 5

=item 1.

Although there can be any number of source streams in existence at any given time, only one will be active.

=item 2.

Every source stream is associated with only one file.

=back

A source filter is a special kind of Perl module that intercepts and modifies a source stream before it reaches the parser. A source filter changes

our diagram like this:

file ----> filter ----> parser

If that doesn't make much sense, consider the analogy of a command pipeline. Say you have a shell script stored in the compressed file I<trial.gz>. The simple pipeline command below runs the script without needing to create a temporary file to hold the uncompressed file.

```
gunzip -c trial.gz | sh
```

In this case, the data flow from the pipeline can be represented as follows:

trial.gz ----> gunzip ----> sh

With source filters, you can store the text of your script compressed and use a source filter to uncompress it for Perl's parser:

compressed      gunzip

Perl program ---> source filter ---> parser

## =head1 USING FILTERS

So how do you use a source filter in a Perl script? Above, I said that a source filter is just a special kind of module. Like all Perl modules, a source filter is invoked with a use statement.

Say you want to pass your Perl source through the C preprocessor before execution. As it happens, the source filters distribution comes with a C preprocessor filter module called `Filter::cpp`.

Below is an example program, `C<cpp_test>`, which makes use of this filter. Line numbers have been added to allow specific lines to be referenced easily.

```
1: use Filter::cpp;
2: #define TRUE 1
3: $a = TRUE;
4: print "a = $a\n";
```

When you execute this script, Perl creates a source stream for the file. Before the parser processes any of the lines from the file, the source stream looks like this:

```
cpp_test -----> parser
```

Line 1, `C<use Filter::cpp>`, includes and installs the `C<cpp>` filter module. All source filters work this way. The use statement is compiled and executed at compile time, before any more of the file is read, and it attaches the `cpp` filter to the source stream behind the scenes. Now the data flow looks like this:

```
cpp_test ----> cpp filter ----> parser
```

As the parser reads the second and subsequent lines from the source stream, it feeds those lines through the `C<cpp>` source filter before processing them. The `C<cpp>` filter simply passes each line through the real C preprocessor. The output from the C preprocessor is then inserted back into the source stream by the filter.

```
      .-> cpp --.
      |      |
      |      |
      |      <-'
cpp_test ----> cpp filter ----> parser
```

The parser then sees the following code:

```
use Filter::cpp;
$a = 1;
print "a = $a\n";
```

Let's consider what happens when the filtered code includes another module with use:

```
1: use Filter::cpp;
2: #define TRUE 1
3: use Fred;
4: $a = TRUE;
5: print "a = $a\n";
```

The C<cpp> filter does not apply to the text of the Fred module, only to the text of the file that used it (C<cpp\_test>). Although the use statement on line 3 will pass through the cpp filter, the module that gets included (C<Fred>) will not. The source streams look like this after line 3 has been parsed and before line 4 is parsed:

```
cpp_test ---> cpp filter ---> parser (INACTIVE)
```

```
Fred.pm ----> parser
```

As you can see, a new stream has been created for reading the source from C<Fred.pm>. This stream will remain active until all of C<Fred.pm> has been parsed. The source stream for C<cpp\_test> will still exist, but is inactive. Once the parser has finished reading Fred.pm, the source stream associated with it will be destroyed. The source stream for C<cpp\_test> then becomes active again and the parser reads line 4 and subsequent lines from C<cpp\_test>.

You can use more than one source filter on a single file. Similarly, you can reuse the same filter in as many files as you like.

For example, if you have a uuencoded and compressed source file, it is possible to stack a uuencode filter and an uncompression filter like this:

```
use Filter::uuencode; use Filter::uncompress;
M'XL("H<US4"V9I;F%L)Q;>7/;1I;_>_I3=&E=%:F*I"T?22Q/
M6]9*<IQCO*XFT"0[PL%'Y+IG?WN^ZYN-$'J.[.JES,20/?K=_[>
...
```

Once the first line has been processed, the flow will look like this:

```
file ---> uudecode ---> uncompress ---> parser
      filter      filter
```

Data flows through filters in the same order they appear in the source file. The uudecode filter appeared before the uncompress filter, so the source file will be uudecoded before it's uncompressed.

## =head1 WRITING A SOURCE FILTER

There are three ways to write your own source filter. You can write it in C, use an external program as a filter, or write the filter in Perl.

I won't cover the first two in any great detail, so I'll get them out of the way first. Writing the filter in Perl is most convenient, so I'll devote the most space to it.

## =head1 WRITING A SOURCE FILTER IN C

The first of the three available techniques is to write the filter completely in C. The external module you create interfaces directly with the source filter hooks provided by Perl.

The advantage of this technique is that you have complete control over the implementation of your filter. The big disadvantage is the increased complexity required to write the filter - not only do you need to understand the source filter hooks, but you also need a reasonable knowledge of Perl guts. One of the few times it is worth going to this trouble is when writing a source scrambler. The C<decrypt> filter (which unscrambles the source before Perl parses it) included with the source filter distribution is an example of a C source filter (see Decryption Filters, below).

=over 5

## =item B<Decryption Filters>

All decryption filters work on the principle of "security through obscurity." Regardless of how well you write a decryption filter and how strong your encryption algorithm is, anyone determined enough can retrieve the original source code. The reason is quite simple - once the decryption filter has decrypted the source back to its original form, fragments of it will be stored in the computer's memory as Perl parses it. The source might only be in memory for a short period of time, but anyone possessing a debugger, skill, and lots of patience can eventually reconstruct your program.

That said, there are a number of steps that can be taken to make life difficult for the potential cracker. The most important: Write your decryption filter in C and statically link the decryption module into the Perl binary. For further tips to make life difficult for the potential cracker, see the file `I<decrypt.pm>` in the source filters distribution.

=back

## =head1 CREATING A SOURCE FILTER AS A SEPARATE EXECUTABLE

An alternative to writing the filter in C is to create a separate executable in the language of your choice. The separate executable reads from standard input, does whatever processing is necessary, and writes the filtered data to standard output. `C<Filter::cpp>` is an example of a source filter implemented as a separate executable - the executable is the C preprocessor bundled with your C compiler.

The source filter distribution includes two modules that simplify this task: `C<Filter::exec>` and `C<Filter::sh>`. Both allow you to run any external executable. Both use a coprocess to control the flow of data into and out of the external executable. (For details on coprocesses, see Stephens, W.R., "Advanced Programming in the UNIX Environment." Addison-Wesley, ISBN 0-210-56317-7, pages 441-445.) The difference between them is that `C<Filter::exec>` spawns the external command directly, while `C<Filter::sh>` spawns a shell to execute the external command. (Unix uses the Bourne shell; NT uses the cmd shell.) Spawning a shell allows you to make use of the shell metacharacters and redirection facilities.

Here is an example script that uses `C<Filter::sh>`:

```
use Filter::sh 'tr XYZ PQR';
$a = 1;
print "XYZ a = $a\n";
```

The output you'll get when the script is executed:

```
PQR a = 1
```

Writing a source filter as a separate executable works fine, but a small performance penalty is incurred. For example, if you execute the small example above, a separate subprocess will be created to run the Unix `C<tr>` command. Each use of the filter requires its own subprocess. If creating subprocesses is expensive on your system, you might want to

consider one of the other options for creating source filters.

## =head1 WRITING A SOURCE FILTER IN PERL

The easiest and most portable option available for creating your own source filter is to write it completely in Perl. To distinguish this from the previous two techniques, I'll call it a Perl source filter.

To help understand how to write a Perl source filter we need an example to study. Here is a complete source filter that performs rot13 decoding. (Rot13 is a very simple encryption scheme used in Usenet postings to hide the contents of offensive posts. It moves every letter forward thirteen places, so that A becomes N, B becomes O, and Z becomes M.)

```
package Rot13;

use Filter::Util::Call;

sub import {
    my ($type) = @_;
    my ($ref) = [];
    filter_add(bless
    $ref);
}

sub filter {
    my ($self) = @_;
    my ($status);

    tr/n-za-mN-ZA-M/a-zA-Z/
    if ($status = filter_read()) > 0;
    $status;
}

1;
```

All Perl source filters are implemented as Perl classes and have the same basic structure as the example above.

First, we include the `C<Filter::Util::Call>` module, which exports a number of functions into your filter's namespace. The filter shown above uses two of these functions, `C<filter_add()>` and `C<filter_read()>`.

Next, we create the filter object and associate it with the source stream by defining the `C<import>` function. If you know Perl well

enough, you know that `C<import>` is called automatically every time a module is included with a use statement. This makes `C<import>` the ideal place to both create and install a filter object.

In the example filter, the object (`C<$ref>`) is blessed just like any other Perl object. Our example uses an anonymous array, but this isn't a requirement. Because this example doesn't need to store any context information, we could have used a scalar or hash reference just as well. The next section demonstrates context data.

The association between the filter object and the source stream is made with the `C<filter_add()>` function. This takes a filter object as a parameter (`C<$ref>` in this case) and installs it in the source stream.

Finally, there is the code that actually does the filtering. For this type of Perl source filter, all the filtering is done in a method called `C<filter()>`. (It is also possible to write a Perl source filter using a closure. See the `C<Filter::Util::Call>` manual page for more details.) It's called every time the Perl parser needs another line of source to process. The `C<filter()>` method, in turn, reads lines from the source stream using the `C<filter_read()>` function.

If a line was available from the source stream, `C<filter_read()>` returns a status value greater than zero and appends the line to `C<$_>`. A status value of zero indicates end-of-file, less than zero means an error. The filter function itself is expected to return its status in the same way, and put the filtered line it wants written to the source stream in `C<$_>`. The use of `C<$_>` accounts for the brevity of most Perl source filters.

In order to make use of the rot13 filter we need some way of encoding the source file in rot13 format. The script below, `C<mkrot13>`, does just that.

```
die "usage mkrot13 filename\n" unless @ARGV;
my $in = $ARGV[0];
my $out = "$in.tmp";
open(IN, "<$in") or die "Cannot open file $in: $!\n";
open(OUT, ">$out") or die "Cannot open file $out: $!\n";

print OUT "use Rot13;\n";
while (<IN>) {
    tr/a-zA-Z/n-za-mN-ZA-M/;
    print OUT;
}
```



```
close IN;
close OUT;
unlink $in;
rename $out, $in;
```

If we encrypt this with C<mkrot13>:

```
print " hello fred \n";
```

the result will be this:

```
use Rot13;
cevag "uryyb serq\a";
```

Running it produces this output:

```
hello
fred
```

=head1 USING CONTEXT: THE DEBUG FILTER

The rot13 example was a trivial example. Here's another demonstration that shows off a few more features.

Say you wanted to include a lot of debugging code in your Perl script during development, but you didn't want it available in the released product. Source filters offer a solution. In order to keep the example simple, let's say you wanted the debugging output to be controlled by an environment variable, C<DEBUG>. Debugging code is enabled if the variable exists, otherwise it is disabled.

Two special marker lines will bracket debugging code, like this:

```
## DEBUG_BEGIN
if ($year > 1999) {
    warn "Debug: millennium bug in year $year\n";
}
## DEBUG_END
```

The filter ensures that Perl parses the code between the <DEBUG\_BEGIN> and C<DEBUG\_END> markers only when the C<DEBUG> environment variable exists. That means that when C<DEBUG> does exist, the code above should be passed through the filter unchanged. The marker lines can also be passed through as-is, because the Perl parser will see them as comment lines. When C<DEBUG> isn't set, we need a way to disable the debug code. A simple way to achieve that is to convert the lines between the two markers into comments:

```

## DEBUG_BEGIN
#if ($year > 1999) {
#   warn "Debug: millennium bug in year $year\n";
#}
## DEBUG_END

```

Here is the complete Debug filter:

```

package Debug;

use strict;
use warnings;
use Filter::Util::Call;

use constant TRUE => 1;
use constant FALSE => 0;

sub import {
    my ($type) = @_ ;
    my (%context) = (
        Enabled => defined $ENV{DEBUG},
        InTraceBlock => FALSE,
        Filename => (caller)[1],
        LineNo => 0,
        LastBegin => 0,
    );
    filter_add(bless \%context);
}

sub Die {
    my ($self) = shift;
    my ($message) = shift;
    my ($line_no) = shift || $self->{LastBegin};
    die "$message at $self->{Filename} line $line_no.\n"
}

sub filter {
    my ($self) = @_ ;
    my ($status);
    $status = filter_read();
    ++ $self->{LineNo};

    # deal with EOF/error first
    if ($status <= 0) {
        $self->Die("DEBUG_BEGIN has no DEBUG_END")
        if $self->{InTraceBlock};
        return $status;
    }
}

```

```

}

if ($self->{InTraceBlock}) {
    if (/^\s*##\s*DEBUG_BEGIN/) {
        $self->Die("Nested DEBUG_BEGIN", $self->{LineNo})
    } elsif (/^\s*##\s*DEBUG_END/) {
        $self->{InTraceBlock} = FALSE;
    }

    # comment out the debug lines when the filter is disabled
    s/^#/ if ! $self->{Enabled};
} elsif (/^\s*##\s*DEBUG_BEGIN/) {
    $self->{InTraceBlock} = TRUE;
    $self->{LastBegin} = $self->{LineNo};
} elsif (/^\s*##\s*DEBUG_END/) {
    $self->Die("DEBUG_END has no DEBUG_BEGIN", $self->{LineNo});
}
return $status;
}

1;

```

The big difference between this filter and the previous example is the use of context data in the filter object. The filter object is based on a hash reference, and is used to keep various pieces of context information between calls to the filter function. All but two of the hash fields are used for error reporting. The first of those two, Enabled, is used by the filter to determine whether the debugging code should be given to the Perl parser. The second, InTraceBlock, is true when the filter has encountered a C<DEBUG\_BEGIN> line, but has not yet encountered the following C<DEBUG\_END> line.

If you ignore all the error checking that most of the code does, the essence of the filter is as follows:

```

sub filter {
    my ($self) = @_;
    my ($status);
    $status = filter_read();

    # deal with EOF/error first
    return $status if $status <= 0;
    if ($self->{InTraceBlock}) {
        if (/^\s*##\s*DEBUG_END/) {
            $self->{InTraceBlock} = FALSE
        }
    }
}

```

```

    # comment
out debug lines when the filter is disabled
    s/^#/ if ! $self->{Enabled};
} elsif ( /^s*##\s*DEBUG_BEGIN/ ) {
    $self->{InTraceBlock} = TRUE;
}
return $status;
}

```

Be warned: just as the C-preprocessor doesn't know C, the Debug filter doesn't know Perl. It can be fooled quite easily:

```

print <<EOM;
##DEBUG_BEGIN
EOM

```

Such things aside, you can see that a lot can be achieved with a modest amount of code.

=head1 CONCLUSION

You now have better understanding of what a source filter is, and you might even have a possible use for them. If you feel like playing with source filters but need a bit of inspiration, here are some extra features you could add to the Debug filter.

First, an easy one. Rather than having debugging code that is all-or-nothing, it would be much more useful to be able to control which specific blocks of debugging code get included. Try extending the syntax for debug blocks to allow each to be identified. The contents of the C<DEBUG> environment variable can then be used to control which blocks get included.

Once you can identify individual blocks, try allowing them to be nested. That isn't difficult either.

Here is an interesting idea that doesn't involve the Debug filter. Currently Perl subroutines have fairly limited support for formal parameter lists. You can specify the number of parameters and their type, but you still have to manually take them out of the C<@\_> array yourself. Write a source filter that allows you to have a named parameter list. Such a filter would turn this:

```

sub MySub ($first, $second, @rest) { ... }

```

into this:

```
sub MySub($$@) {  
    my ($first) = shift;  
    my ($second) = shift;  
    my (@rest) = @_;  
    ...  
}
```

Finally, if you feel like a real challenge, have a go at writing a full-blown Perl macro preprocessor as a source filter. Borrow the useful features from the C preprocessor and any other macro processors you know. The tricky bit will be choosing how much knowledge of Perl's syntax you want your filter to have.

=head1 THINGS TO LOOK OUT FOR

=over 5

=item Some Filters Clobber the C<DATA> Handle

Some source filters use the C<DATA> handle to read the calling program. When using these source filters you cannot rely on this handle, nor expect any particular kind of behavior when operating on it. Filters based on Filter::Util::Call (and therefore Filter::Simple) do not alter the C<DATA> filehandle.

=back

=head1 REQUIREMENTS

The Source Filters distribution is available on CPAN, in

CPAN/modules/by-module/Filter

Starting from Perl 5.8 Filter::Util::Call (the core part of the Source Filters distribution) is part of the standard Perl distribution. Also included is a friendlier interface called Filter::Simple, by Damian Conway.

=head1 AUTHOR

Paul Marquess E<lt>Paul.Marquess@btinternet.comE<gt>

=head1 Copyrights

This article originally appeared in The Perl Journal #11, and is copyright 1998 The Perl Journal. It appears

courtesy of Jon Orwant and  
The Perl Journal. This document may be distributed under the same terms  
as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000849030\_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-  
ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/perlfilter.pod

No license file was found, but licenses were detected in source scan.

Source Filters

Version 1.49

2013-04-01 rurban

Copyright (c) 1995-2011 Paul Marquess. All rights reserved.  
This program is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

## DESCRIPTION

-----

This distribution consists of a number of Source Filters.

For more details see the pod documentation embedded in the .pm files.

If you intend using the Filter::Util::Call functionality, I would strongly  
recommend that you check out Damian Conway's excellent Filter::Simple  
module. Damian's module provides a much cleaner interface than  
Filter::Util::Call. Although it doesn't allow the fine control that  
Filter::Util::Call does, it should be adequate for the majority of  
applications. It's available at

<http://search.cpan.org/dist/Filter-Simple/>

## PREREQUISITES

-----

Before you can build the Source Filters you need to have the following  
installed on your system:

\* Perl 5.005 or better. 5.6.0 or better is recommended for Win32.

If your Perl is less than version 5.004\_55, the "order" test harness  
will be skipped.

## BUILDING THE MODULES

-----

Assuming you have met all the prerequisites, building the modules should be relatively straightforward.

The modules can now be built using this sequence of commands:

```
perl Makefile.PL
make
make test
```

The filters have been successfully built and tested on the following systems (at least):

```
linux (gcc or clang)
cygwin 1.7
mingw strawberry 5.14
SunOS 4.1.3 (Sun C compiler & gcc 2.7.2.3)
Solaris 2.3 (Sun C Compiler)
irix 5.3
irix 6.x
Windows XP (Visual C++ 6.0)
```

On Windows tr.exe and cpp.exe should be really the gnu/mingw tools in the path for the testsuite to pass successfully.

## INSTALLATION

-----

```
make install
```

## UPDATES

-----

The most recent version of the Filters is always available at

<http://www.cpan.org/modules/by-module/Filter>

Found in path(s):

```
* /opt/cola/permits/1000849030_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/README
```

No license file was found, but licenses were detected in source scan.

```
/*
```

-----

ppport.h -- Perl/Pollution/Portability Version 3.16

Automatically created by Devel::PPPort running under perl 5.011000.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

-----

SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.16

=head1 SYNOPSIS

perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version        show version

--patch=file     write one patch file with changes

--copy=suffix    write changed copies with suffix

--diff=program   use diff program and options

--compat-version=version  
  provide compatibility with Perl version

--cplusplus      accept C++ comments

--quiet          don't output anything except fatal errors

--nodiag         don't show diagnostics

--nohints        don't show hints

--nochanges     don't suggest changes

--nofilter       don't filter input files

--strip          strip all script and doc functionality from  
                 ppport.h

--list-provided   list provided API



--list-unsupported      list unsupported API  
--api-info=name        show Perl API portability information

## =head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.10.0.

## =head1 OPTIONS

=head2 --help

Display a brief usage summary.

=head2 --version

Display the version of F<ppport.h>.

=head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

=head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagially add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

=head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

=head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl

version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

=head2 --cplusplus

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

=head2 --quiet

Be quiet. Don't print anything except fatal errors.

=head2 --nodiag

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

=head2 --strip

Strip all script and documentation functionality from F<ppport.h>.

This

reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPport> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you

have to explicitly request support for these functions by adding one or more `C<#define>s` in your source code before the inclusion of `F<ppport.h>`.

These functions or variables will be marked `C<explicit>` in the list shown by `C<--list-provided>`.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either `C<static>` or global variants.

For a `C<static>` function or variable (used only in a single source file), use:

```
#define NEED_function
#define NEED_variable
```

For a global function or variable (used in multiple source files), use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSVpv_n_flags()	NEED_newSVpv_n_flags	NEED_newSVpv_n_flags_GLOBAL
newSVpv_n_share()	NEED_newSVpv_n_share	NEED_newSVpv_n_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL
pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL
pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL

sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	NEED_sv_setpvf_mg_GLOBAL
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	
NEED_sv_setpvf_mg_nocontext_GLOBAL		
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warners()	NEED_warners	NEED_warners_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the `C<DPPP_NAMESPACE>` macro. Just `C<#define>` the macro before including `C<ppport.h>`:

```
#define DPPP_NAMESPACE MyOwnNamespace_
#include "ppport.h"
```

The default namespace is `C<DPPP_>`.

=back

The good thing is that most of the above can be checked by running `F<ppport.h>` on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether `F<ppport.h>` is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, `F<ppport.h>` can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different C<diff> program or options, using the C<--diff> option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpvn> function, use:

```
perl ppport.h --api-info=newSVpvn
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=./.
```

to display information for all known API elements.

=head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPPport> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPPport> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item 5.

Any other information that you think could be relevant.

=back

For the

latest version of this code, please get the C<Devel::PPPort>  
module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2009, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

# Disable broken TRIE-optimization

BEGIN { eval '\${^RE\_TRIE\_MAXBUF} = -1' if \$] >= 5.009004 && \$] <= 5.009005 }

```

my $VERSION = 3.16;

my %opt = (
  quiet => 0,
  diag  => 1,
  hints => 1,
  changes => 1,
  cplusplus => 0,
  filter => 1,
  strip  => 0,
  version => 0,
);

my($ppport) = $0 =~ /([\w.]+)$/;
my $LF = '(?:\r\n|[\r\n])'; # line feed
my $HS = "[\t]";          # horizontal whitespace

# Never use C comments in this file!
my $ccs = '!.*';
my $cce = '.*!';
my $rcs = quotemeta $ccs;
my $rce = quotemeta $cce;

eval {

  require Getopt::Long;
  Getopt::Long::GetOptions(\%opt, qw(
    help quiet diag! filter! hints! changes! cplusplus strip version
    patch=s copy=s diff=s compat-version=s
    list-provided list-unsupported api-info=s
  )) or usage();
};

if ($@ and grep /^-/, @ARGV) {
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
  die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
  print "This is $0 $VERSION.\n";
  exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if (exists $opt{'compat-version'}) {
  my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };

```



```

if ($@) {
    die "Invalid version number format: '$opt{'compat-version'}'\n";
}
die "Only Perl 5 is supported\n" if $r != 5;
die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
$opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}

```

```

my %API = map { /^(\w+)\|([\^]*)\|([\^]*)\|(\w*)$/
    ? ( $1 => {
        ($2          ? ( base    => $2 ) : ()),
        ($3          ? ( todo    => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
    : die "invalid spec: $_" } qw(

```

```

AvFILLp|5.004050||p
AvFILL|||
CLASS|||n
CPERLscope|||p
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000||p
CopFILEGV_set|5.006000||p
CopFILEGV|5.006000||p
CopFILESV|5.006000||p
CopFILE_set|5.006000||p
CopFILE|5.006000||p
CopSTASHPV_set|5.006000||p
CopSTASHPV|5.006000||p
CopSTASH_eq|5.006000||p
CopSTASH_set|5.006000||p
CopSTASH|5.006000||p
CopyD|5.009002||p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV_set|||p
DEFSV|5.004050||p
END_EXTERN_C|5.005000||p
ENTER|||
ERRSV|5.004050||p
EXTEND|||

```

EXTERN\_C|5.005000||p  
F0convert|||n  
FREETMPS|||  
GIMME\_V|5.004000|n  
GIMME|||n  
GROK\_NUMERIC\_RADIX|5.007002||p  
G\_ARRAY|||  
G\_DISCARD|||  
G\_EVAL|||  
G\_METHOD|||p  
G\_NOARGS|||  
G\_SCALAR|||  
G\_VOID|5.004000|  
GetVars|||  
GvSV|||  
Gv\_AMupdate|||  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeUTF8|5.011000|  
HeVAL|5.004000|  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p  
IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LVRET|||  
MARK|||  
MULTICALL|5.011000|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p

MoveD|5.009002||p  
Move||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p  
Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p  
Nullav||  
Nullch||  
Nullcv||  
Nullhv||  
Nullsv||  
ORIGMARK||  
PAD\_BASE\_SV||  
PAD\_CLONE\_VARS||  
PAD\_COMPNAME\_FLAGS||  
PAD\_COMPNAME\_GEN\_set||  
PAD\_COMPNAME\_GEN||  
PAD\_COMPNAME\_OURSTASH||  
PAD\_COMPNAME\_PV||  
PAD\_COMPNAME\_TYPE||  
PAD\_DUP||  
PAD\_RESTORE\_LOCAL||  
PAD\_SAVE\_LOCAL||  
PAD\_SAVE\_SETNULLPAD||  
PAD\_SETSV||  
PAD\_SET\_CUR\_NOSAVE||  
PAD\_SET\_CUR||  
PAD\_SV1||  
PAD\_SV||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.011000||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p

PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.011000||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.011000||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|||p  
PERL\_PV\_ESCAPE\_NOCLEAR|||p  
PERL\_PV\_ESCAPE\_QUOTE|||p  
PERL\_PV\_ESCAPE\_RE|||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|||p  
PERL\_PV\_ESCAPE\_UNI|||p  
PERL\_PV\_PRETTY\_DUMP|||p  
PERL\_PV\_PRETTY\_ELLIPSES|||p  
PERL\_PV\_PRETTY\_LTGT|||p  
PERL\_PV\_PRETTY\_NOCLEAR|||p  
PERL\_PV\_PRETTY\_QUOTE|||p

PERL\_PV\_PRETTY\_REGPROP||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDESCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|||p  
PL\_bufptr|||p  
PL\_compiling|5.004050||p  
PL\_copline|5.011000||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_expect|5.011000||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p

PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000||p  
PL\_lex\_state|||p  
PL\_lex\_stuff|||p  
PL\_linestr|||p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050||pn  
PL\_no\_modify|5.006000||p  
PL\_ofs\_sv|||n  
PL\_parser|||p  
PL\_perl\_destruct\_level|5.004050||p  
PL\_perldb|5.004050||p  
PL\_ppaddr|5.006000||p  
PL\_rsfilters|5.004050||p  
PL\_rsfp|5.004050||p  
PL\_rs|||n  
PL\_signals|5.008001||p  
PL\_stack\_base|5.004050||p  
PL\_stack\_sp|5.004050||p  
PL\_statcache|5.005000||p  
PL\_stdingv|5.004050||p  
PL\_sv\_arenaroot|5.004050||p  
PL\_sv\_no|5.004050||pn  
PL\_sv\_undef|5.004050||pn  
PL\_sv\_yes|5.004050||pn  
PL\_tainted|5.004050||p  
PL\_tainting|5.004050||p  
PL\_tokenbuf|||p  
POP\_MULTICALL||5.011000|  
POPi|||n  
POPi|||n  
POPn|||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp|||n  
POPs|||n  
PTR2IV|5.006000||p  
PTR2NV|5.006000||p  
PTR2UV|5.006000||p  
PTR2ul|5.007001||p  
PTRV|5.006000||p  
PUSHMARK|||  
PUSH\_MULTICALL||5.011000|  
PUSHi|||  
PUSHmortal|5.009002||p  
PUSHn|||  
PUSHp|||  
PUSHs|||

PUSHu|5.004000||p  
PUTBACK|||  
PerlIO\_clearerr|5.007003|  
PerlIO\_close|5.007003|  
PerlIO\_context\_layers|5.009004|  
PerlIO\_eof|5.007003|  
PerlIO\_error|5.007003|  
PerlIO\_fileno|5.007003|  
PerlIO\_fill|5.007003|  
PerlIO\_flush|5.007003|  
PerlIO\_get\_base|5.007003|  
PerlIO\_get\_bufsiz|5.007003|  
PerlIO\_get\_cnt|5.007003|  
PerlIO\_get\_ptr|5.007003|  
PerlIO\_read|5.007003|  
PerlIO\_seek|5.007003|  
PerlIO\_set\_cnt|5.007003|  
PerlIO\_set\_ptrcnt|5.007003|  
PerlIO\_setlinebuf|5.007003|  
PerlIO\_stderr|5.007003|  
PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVAL|||n  
Renewc|||  
Renew|||  
SAVECLEARSV|||  
SAVECOMPPAD|||  
SAVEPADSV|||  
SAVETMPS|||  
SAVE\_DEFSV|5.004050||p  
SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p  
SV\_COW\_DROP\_PV|5.008001||p

SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SVf\_UTF8|5.006000||p  
SVf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC||5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV||5.006000|  
SvIOK\_notUV||5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV||5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW|5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK||5.007003|  
SvMAGIC\_set|5.009003||p  
SvNIOK\_off|||



SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||  
SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||  
SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK\_offset||5.011000|  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8||5.006000|  
SvPOK\_only|||  
SvPOK\_on|||  
SvPOKp|||  
SvPOK|||  
SvPVX\_const|5.009003|p  
SvPVX\_mutable|5.009003|p  
SvPVX|||  
SvPV\_const|5.009003|p  
SvPV\_flags\_const\_nolen|5.009003|p  
SvPV\_flags\_const|5.009003|p  
SvPV\_flags\_mutable|5.009003|p  
SvPV\_flags|5.007002|p  
SvPV\_force\_flags\_mutable|5.009003|p  
SvPV\_force\_flags\_nolen|5.009003|p  
SvPV\_force\_flags|5.007002|p  
SvPV\_force\_mutable|5.009003|p  
SvPV\_force\_nolen|5.009003|p  
SvPV\_force\_nomg\_nolen|5.009003|p  
SvPV\_force\_nomg|5.007002|p  
SvPV\_force||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p  
SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg|5.007002|p  
SvPV\_renew||p  
SvPV\_set|||  
SvPVbyte\_force||5.009002|  
SvPVbyte\_nolen||5.006000|  
SvPVbytex\_force||5.006000|  
SvPVbytex||5.006000|

SvPVbyte|5.006000||p  
SvPVutf8\_force||5.006000|  
SvPVutf8\_nolen||5.006000|  
SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx|||  
SvPV|||  
SvREFCNT\_dec|||  
SvREFCNT\_inc\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void|5.009004||p  
SvREFCNT\_inc\_simple|5.009004||p  
SvREFCNT\_inc\_void\_NN|5.009004||p  
SvREFCNT\_inc\_void|5.009004||p  
SvREFCNT\_inc|||p  
SvREFCNT|||  
SvROK\_off|||  
SvROK\_on|||  
SvROK|||  
SvRV\_set|5.009003||p  
SvRV|||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC|||  
SvSHARED\_HASH|5.009003||p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003||p  
SvSTASH|||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV|||  
SvTAINTED\_off||5.004000|  
SvTAINTED\_on||5.004000|  
SvTAINTED||5.004000|  
SvTAINT|||  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK||5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off||5.006000|  
SvUTF8\_on||5.006000|  
SvUTF8||5.006000|  
SvUVXx|5.004000||p  
SvUVX|5.004000||p

SvUV\_nomg|5.009001||p  
SvUV\_set|5.009003||p  
SvUVx|5.004000||p  
SvUV|5.004000||p  
SvVOK|5.008001|  
SvVSTRING\_mg|5.009004||p  
THIS||n  
UNDERBAR|5.009002||p  
UTF8\_MAXBYTES|5.009002||p  
UVSIZE|5.006000||p  
UVTYPE|5.006000||p  
UVXf|5.007001||p  
UVof|5.006000||p  
UVuf|5.006000||p  
UVxf|5.006000||p  
WARN\_ALL|5.006000||p  
WARN\_AMBIGUOUS|5.006000||p  
WARN\_ASSERTIONS|5.011000||p  
WARN\_BAREWORD|5.006000||p  
WARN\_CLOSED|5.006000||p  
WARN\_CLOSURE|5.006000||p  
WARN\_DEBUGGING|5.006000||p  
WARN\_DEPRECATED|5.006000||p  
WARN\_DIGIT|5.006000||p  
WARN\_EXEC|5.006000||p  
WARN\_EXITING|5.006000||p  
WARN\_GLOB|5.006000||p  
WARN\_INPLACE|5.006000||p  
WARN\_INTERNAL|5.006000||p  
WARN\_IO|5.006000||p  
WARN\_LAYER|5.008000||p  
WARN\_MALLOC|5.006000||p  
WARN\_MISC|5.006000||p  
WARN\_NEWLINE|5.006000||p  
WARN\_NUMERIC|5.006000||p  
WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESES|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEX|5.006000||p

WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p

aMY\_CXT\_|5.007003|p  
aMY\_CXT|5.007003|p  
aTHXR\_|5.011000|p  
aTHXR|5.011000|p  
aTHX\_|5.006000|p  
aTHX|5.006000|p  
add\_data||n  
addmad||  
allocmy||  
amagic\_call||  
amagic\_cmp\_locale||  
amagic\_cmp||  
amagic\_i\_ncmp||  
amagic\_ncmp||  
any\_dup||  
ao||  
append\_elem||  
append\_list||  
append\_madprops||  
apply\_attrs\_my||  
apply\_attrs\_string|5.006001|  
apply\_attrs||  
apply||  
atfork\_lock|5.007003|n  
atfork\_unlock|5.007003|n  
av\_arylen\_p|5.009003|  
av\_clear||  
av\_create\_and\_push|5.009005|  
av\_create\_and\_unshift\_one|5.009005|  
av\_delete|5.006000|  
av\_exists|5.006000|  
av\_extend||  
av\_fake||  
av\_fetch||  
av\_fill||  
av\_iter\_p|5.011000|  
av\_len||  
av\_make||  
av\_pop||  
av\_push||  
av\_reify||  
av\_shift||  
av\_store||  
av\_undef||  
av\_unshift||  
ax||n  
bad\_type||  
bind\_match||

block\_end|||  
block\_gimme||5.004000|  
block\_start|||  
boolSV|5.004000|p  
boot\_core\_PerlIO|||  
boot\_core\_UNIVERSAL|||  
boot\_core\_mro|||  
boot\_core\_xsutils|||  
bytes\_from\_utf8||5.007001|  
bytes\_to\_uni||n  
bytes\_to\_utf8||5.006001|  
call\_argv|5.006000|p  
call\_atexit||5.006000|  
call\_list||5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc||5.007002|n  
cando|||  
cast\_i32||5.006000|  
cast\_iv||5.006000|  
cast\_ulong||5.006000|  
cast\_uv||5.006000|  
check\_type\_and\_open|||  
check\_uni|||  
checkcomma|||  
checkposixcc|||  
ckWARN|5.006000|p  
ck\_anoncode|||  
ck\_bitop|||  
ck\_concat|||  
ck\_defined|||  
ck\_delete|||  
ck\_die|||  
ck\_each|||  
ck\_eof|||  
ck\_eval|||  
ck\_exec|||  
ck\_exists|||  
ck\_exit|||  
ck\_ftst|||  
ck\_fun|||  
ck\_glob|||  
ck\_grep|||  
ck\_index|||  
ck\_join|||  
ck\_lfun|||  
ck\_listiob|||

ck\_match|||  
ck\_method|||  
ck\_null|||  
ck\_open|||  
ck\_readline|||  
ck\_repeat|||  
ck\_require|||  
ck\_return|||  
ck\_rfun|||  
ck\_rvconst|||  
ck\_sassign|||  
ck\_select|||  
ck\_shift|||  
ck\_sort|||  
ck\_spair|||  
ck\_split|||  
ck\_subr|||  
ck\_substr|||  
ck\_svconst|||  
ck\_trunc|||  
ck\_unpack|||  
ckwarn\_d|5.009003|  
ckwarn|5.009003|  
cl\_and|||n  
cl\_anything|||n  
cl\_init\_zero|||n  
cl\_init|||n  
cl\_is\_anything|||n  
cl\_or|||n  
clear\_placeholders|||  
closest\_cop|||  
convert|||  
cop\_free|||  
cr\_textfilter|||  
create\_eval\_scope|||  
croak\_nocontext|||vn  
croak\_xs\_usage|5.011000|  
croak|||v  
csighandler|5.009003|n  
curmad|||  
custom\_op\_desc|5.007003|  
custom\_op\_name|5.007003|  
cv\_ckproto\_len|||  
cv\_ckproto|||  
cv\_clone|||  
cv\_const\_sv|5.004000|  
cv\_dump|||  
cv\_undef|||

cx\_dump||5.005000|  
cx\_dup|||  
cxinc|||  
dAXMARK|5.009003||p  
dAX|5.007002||p  
dITEMS|5.007002||p  
dMARK|||  
dMULTICALL||5.009003|  
dMY\_CXT\_SV|5.007003||p  
dMY\_CXT|5.007003||p  
dNOOP|5.006000||p  
dORIGMARK|||  
dSP|||  
dTHR|5.004050||p  
dTHXR|5.011000||p  
dTHXa|5.006000||p  
dTHXoa|5.006000||p  
dTHX|5.006000||p  
dUNDERBAR|5.009002||p  
dVAR|5.009003||p  
dXCPT|5.009002||p  
dXSARGS|||  
dXSI32|||  
dXSTARG|5.006000||p  
deb\_curcv|||  
deb\_nocontext|||vn  
deb\_stack\_all|||  
deb\_stack\_n|||  
debop||5.005000|  
debprofdump||5.005000|  
debprof|||  
debstackptrs||5.007003|  
debstack||5.007003|  
debug\_start\_match|||  
deb||5.007003|v  
del\_sv|||  
delete\_eval\_scope|||  
delimcpy||5.004000|  
deprecate\_old|||  
deprecate|||  
despatch\_signals||5.007001|  
destroy\_matcher|||  
die\_nocontext|||vn  
die\_where|||  
die|||v  
dirp\_dup|||  
div128|||  
djSP|||



do\_aexec5|||  
do\_aexec|||  
do\_aspawn|||  
do\_binmode||5.004050|  
do\_chomp|||  
do\_chop|||  
do\_close|||  
do\_dump\_pad|||  
do\_eof|||  
do\_exec3|||  
do\_execfree|||  
do\_exec|||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl|||  
do\_ipcget|||  
do\_join|||  
do\_kv|||  
do\_magic\_dump||5.006000|  
do\_msgrcv|||  
do\_msgsnd|||  
do\_oddball|||  
do\_op\_dump||5.006000|  
do\_op\_xmldump|||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump|||  
do\_print|||  
do\_readline|||  
do\_seek|||  
do\_semop|||  
do\_shmio|||  
do\_smartmatch|||  
do\_spawn\_nowait|||  
do\_spawn|||  
do\_sprintf|||  
do\_sv\_dump||5.006000|  
do\_sysseek|||  
do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||

do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint||5.008001|n  
dooneline|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref||5.009003|  
dounwind|||  
dowantarray|||  
dump\_all||5.006000|  
dump\_eval||5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form||5.006000|  
dump\_indent||5.006000|v  
dump\_mstats|||  
dump\_packsubs||5.006000|  
dump\_sub||5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent||5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv||5.006000|p  
eval\_sv||5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile||5.005000|  
fbm\_instr||5.005000|  
fd\_on\_nosuid\_fs|||  
feature\_is\_enabled|||  
fetch\_cop\_label||5.011000|

filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv|5.008001|  
find\_rundefsvoffset|5.009002|  
find\_script|||  
find\_uninit\_var|||  
first\_symbol|||n  
fold\_constants|||  
forbid\_setid|||  
force\_ident|||  
force\_list|||  
force\_next|||  
force\_version|||  
force\_word|||  
forget\_pmop|||  
form\_nocontext||vn  
form|5.004000|v  
fp\_dup|||  
fprintf\_nocontext||vn  
free\_global\_struct|||  
free\_tied\_hv\_pool|||  
free\_tmps|||  
gen\_constant\_list|||  
get\_arena|||  
get\_aux\_mg|||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cvn\_flags|5.009005|  
get\_cv|5.006000|p  
get\_db\_sub|||  
get\_debug\_opts|||  
get\_hash\_seed|||  
get\_hv|5.006000|p  
get\_mstats|||  
get\_no\_modify|||  
get\_num|||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs|||  
get\_ppaddr|5.006000|

get\_re\_arg||  
get\_sv|5.006000|p  
get\_vtbl||5.005030|  
getcwd\_sv||5.007002|  
getenv\_len||  
glob\_2number||  
glob\_2pv||  
glob\_assign\_glob||  
glob\_assign\_ref||  
gp\_dup||  
gp\_free||  
gp\_ref||  
grok\_bin|5.007003|p  
grok\_hex|5.007003|p  
grok\_number|5.007002|p  
grok\_numeric\_radix|5.007002|p  
grok\_oct|5.007003|p  
group\_end||  
gv\_AVadd||  
gv\_HVadd||  
gv\_IOadd||  
gv\_SVadd||  
gv\_autoload4||5.004000|  
gv\_check||  
gv\_const\_sv||5.009003|  
gv\_dump||5.006000|  
gv\_efullname3||5.004000|  
gv\_efullname4||5.006001|  
gv\_efullname||  
gv\_ename||  
gv\_fetchfile\_flags||5.009005|  
gv\_fetchfile||  
gv\_fetchmeth\_autoload||5.007003|  
gv\_fetchmethod\_autoload||5.004000|  
gv\_fetchmethod\_flags||5.011000|  
gv\_fetchmethod||  
gv\_fetchmeth||  
gv\_fetchpv\_flags||5.009002|  
gv\_fetchpv||  
gv\_fetchsv||5.009002|  
gv\_fullname3||5.004000|  
gv\_fullname4||5.006001|  
gv\_fullname||  
gv\_get\_super\_pkg||  
gv\_handler||5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_name\_set||5.009004|

gv\_stashpvn|5.004000|p  
gv\_stashpvs||5.009003|  
gv\_stashpv|||  
gv\_stashsv|||  
he\_dup|||  
hek\_dup|||  
hfreeentries|||  
hsplit|||  
hv\_assert||5.011000|  
hv\_auxinit|||n  
hv\_backreferences\_p|||  
hv\_clear\_placeholders||5.009001|  
hv\_clear|||  
hv\_common\_key\_len||5.010000|  
hv\_common||5.010000|  
hv\_copy\_hints\_hv|||  
hv\_delayfree\_ent||5.004000|  
hv\_delete\_common|||  
hv\_delete\_ent||5.004000|  
hv\_delete|||  
hv\_eiter\_p||5.009003|  
hv\_eiter\_set||5.009003|  
hv\_exists\_ent||5.004000|  
hv\_exists|||  
hv\_fetch\_ent||5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch|||  
hv\_free\_ent||5.004000|  
hv\_iterinit|||  
hv\_iterkeysv||5.004000|  
hv\_iterkey|||  
hv\_iternext\_flags||5.008000|  
hv\_iternextsv|||  
hv\_iternext|||  
hv\_interval|||  
hv\_kill\_backrefs|||  
hv\_ksplit||5.004000|  
hv\_magic\_check|||n  
hv\_magic|||  
hv\_name\_set||5.009003|  
hv\_notallowed|||  
hv\_placeholders\_get||5.009003|  
hv\_placeholders\_p||5.009003|  
hv\_placeholders\_set||5.009003|  
hv\_riter\_p||5.009003|  
hv\_riter\_set||5.009003|  
hv\_scalar||5.009001|  
hv\_store\_ent||5.004000|

hv\_store\_flags|5.008000|  
hv\_stores|5.009004|p  
hv\_store|||  
hv\_undef|||  
ibcmp\_locale|5.004000|  
ibcmp\_utf8|5.007003|  
ibcmp|||  
incline|||  
incpush\_if\_exists|||  
incpush|||  
ingroup|||  
init\_argv\_symbols|||  
init\_debugger|||  
init\_global\_struct|||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids|||  
init\_interp|||  
init\_main\_stash|||  
init\_perllib|||  
init\_postdump\_symbols|||  
init\_predump\_symbols|||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr|||  
intro\_my|||  
intuit\_method|||  
intuit\_more|||  
invert|||  
io\_close|||  
isALNUMC|||p  
isALNUM|||  
isALPHA|||  
isASCII|||p  
isBLANK|||p  
isCNTRL|||p  
isDIGIT|||  
isGRAPH|||p  
isLOWER|||  
isPRINT|||p  
isPSXSPC|||p  
isPUNCT|||p  
isSPACE|||  
isUPPER|||  
isXDIGIT|||p  
is\_an\_int|||  
is\_gv\_magical\_sv|||  
is\_gv\_magical|||

is\_handle\_constructor||n  
is\_list\_assignment||  
is\_lvalue\_sub|5.007001|  
is\_uni\_alnum\_lc|5.006000|  
is\_uni\_alnumc\_lc|5.006000|  
is\_uni\_alnumc|5.006000|  
is\_uni\_alnum|5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha|5.006000|  
is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii|5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl|5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit|5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph|5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_alnumc|5.006000|  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow||n  
is\_utf8\_char|5.006000|  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|

is\_utf8\_string\_loclen|5.009003|  
is\_utf8\_string\_loc|5.008001|  
is\_utf8\_string|5.006001|  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
isa\_lookup|||  
items||n  
ix||n  
jmaybe|||  
join\_exact|||  
keyword|||  
leave\_scope|||  
lex\_end|||  
lex\_start|||  
linklist|||  
listkids|||  
list|||  
load\_module\_nocontext||vn  
load\_module|5.006000|pv  
localize|||  
looks\_like\_bool|||  
looks\_like\_number|||  
lop|||  
mPUSHi|5.009002|p  
mPUSHn|5.009002|p  
mPUSHp|5.009002|p  
mPUSHs|5.011000|p  
mPUSHu|5.009002|p  
mXPUSHi|5.009002|p  
mXPUSHn|5.009002|p  
mXPUSHp|5.009002|p  
mXPUSHs|5.011000|p  
mXPUSHu|5.009002|p  
mad\_free|||  
madlex|||  
madparse|||  
magic\_clear\_all\_env|||  
magic\_clearenv|||  
magic\_clearhint|||  
magic\_clearisa|||  
magic\_clearpack|||  
magic\_clearsig|||  
magic\_dump|5.006000|  
magic\_existspack|||  
magic\_freearylen\_p|||  
magic\_freeovrld|||  
magic\_getarylen|||  
magic\_getdefelem|||



magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||  
magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||  
magic\_killbackrefs||  
magic\_len||  
magic\_methcall||  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setcollxfrm||  
magic\_setdblne||  
magic\_setdefelem||  
magic\_setenv||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
magicname||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc|5.007002|n

markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQ|5.004000|p  
memNE|5.004000|p  
mem\_collxfm||  
mess\_alloc||  
mess\_nocontext||vn  
mess|5.006000|v  
method\_common||  
mfree|5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_find||  
mg\_free||  
mg\_get||  
mg\_length|5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size|5.005000|  
mini\_mktime|5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_get\_linear\_isa\_c3||  
mro\_get\_linear\_isa\_dfs||  
mro\_get\_linear\_isa|5.009005|  
mro\_isa\_changed\_in||  
mro\_meta\_dup||  
mro\_meta\_init||  
mro\_method\_changed\_in|5.009005|  
mul128||  
mulexp10||n  
my\_atof2|5.007002|  
my\_atof|5.006000|  
my\_attrs||  
my\_bcopy||n  
my\_betoh16||n  
my\_betoh32||n  
my\_betoh64||n  
my\_betohi||n  
my\_betohl||n

my\_betohs|||n  
my\_bzero|||n  
my\_chsize|||  
my\_clearenv|||  
my\_cxt\_index|||  
my\_cxt\_init|||  
my\_dirfd||5.009005|  
my\_exit\_jump|||  
my\_exit|||  
my\_failure\_exit||5.004000|  
my\_fflush\_all||5.006000|  
my\_fork||5.007003|n  
my\_htobe16|||n  
my\_htobe32|||n  
my\_htobe64|||n  
my\_htobei|||n  
my\_htobel|||n  
my\_htobes|||n  
my\_htole16|||n  
my\_htole32|||n  
my\_htole64|||n  
my\_htolei|||n  
my\_htolel|||n  
my\_htoles|||n  
my\_htonl|||  
my\_kid|||  
my\_letoh16|||n  
my\_letoh32|||n  
my\_letoh64|||n  
my\_letohi|||n  
my\_letohl|||n  
my\_letohs|||n  
my\_lstat|||  
my\_memcmp||5.004000|n  
my\_memset|||n  
my\_ntohl|||  
my\_pclose||5.004000|  
my\_popen\_list||5.007001|  
my\_popen||5.004000|  
my\_setenv|||  
my\_snprintf|5.009004||pvn  
my\_socketpair||5.007003|n  
my\_sprintf|5.009003||pvn  
my\_stat|||  
my\_strftime||5.007002|  
my\_strlcat|5.009004||pn  
my\_strlcpy|5.009004||pn  
my\_swabn|||n

my\_swap||  
my\_unexec||  
my\_vsnprintf|5.009004|n  
my||  
need\_utf8||n  
newANONATTRSUB|5.006000|  
newANONHASH||  
newANONLIST||  
newANONSUB||  
newASSIGNOP||  
newATTRSUB|5.006000|  
newAVREF||  
newAV||  
newBINOP||  
newCONDOP||  
newCONSTSUB|5.004050|p  
newCVREF||  
newDEFSVOP||  
newFORM||  
newFOROP||  
newGIVENOP|5.009003|  
newGIVWHENOP||  
newGP||  
newGVOP||  
newGVREF||  
newGVgen||  
newHVREF||  
newHVhv|5.005000|  
newHV||  
newIO||  
newLISTOP||  
newLOGOP||  
newLOOPEX||  
newLOOPOP||  
newMADPROP||  
newMADsv||  
newMYSUB||  
newNULLLIST||  
newOP||  
newPADOP||  
newPMOP||  
newPROG||  
newPVOP||  
newRANGE||  
newRV\_inc|5.004000|p  
newRV\_noinc|5.004000|p  
newRV||  
newSLICEOP||

newSTATEOP|||  
newSUB|||  
newSVOP|||  
newSVREF|||  
newSV\_type|5.009005|  
newSVhek|5.009003|  
newSViv|||  
newSVnv|||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.011000||p  
newSVpvn\_share|5.007001||p  
newSVpvn\_utf8|5.011000||p  
newSVpvn|5.004050||p  
newSVpvs\_flags|5.011000||p  
newSVpvs\_share|5.009003|  
newSVpvs|5.009003||p  
newSVpv|||  
newSVrv|||  
newSVsv|||  
newSVuv|5.006000||p  
newSV|||  
newTOKEN|||  
newUNOP|||  
newWHENOP|5.009003|  
newWHILEOP|5.009003|  
newXS\_flags|5.009004|  
newXSproto|5.006000|  
newXS|5.006000|  
new\_collate|5.006000|  
new\_constant|||  
new\_ctype|5.006000|  
new\_he|||  
new\_logop|||  
new\_numeric|5.006000|  
new\_stackinfo|5.005000|  
new\_version|5.009000|  
new\_warnings\_bitfield|||  
next\_symbol|||  
nextargv|||  
nextchar|||  
ninstr|||  
no\_bareword\_allowed|||  
no\_fh\_allowed|||  
no\_op|||  
not\_a\_number|||  
nothreadhook|5.008000|  
nuke\_stacks|||

num\_overflow|||n  
offer\_nice\_chunk|||  
oopsAV|||  
oopsCV|||  
oopsHV|||  
op\_clear|||  
op\_const\_sv|||  
op\_dump||5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_null||5.007002|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock||5.009002|  
op\_refcnt\_unlock||5.009002|  
op\_xmldump|||  
open\_script|||  
pMY\_CXT\_|5.007003|p  
pMY\_CXT|5.007003|p  
pTHX\_|5.006000|p  
pTHX|5.006000|p  
packWARN|5.007003|p  
pack\_cat||5.007003|  
pack\_rec|||  
package|||  
packlist||5.008001|  
pad\_add\_anon|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||  
pad\_findmy|||  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg|||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv||5.011000|  
pad\_swipe|||  
pad\_tidy|||  
pad\_undef|||  
parse\_body|||

parse\_unicode\_opts||  
parser\_dup||  
parser\_free||  
path\_is\_absolute||n  
peep||  
pending\_Slabs\_to\_ro||  
perl\_alloc\_using||n  
perl\_alloc||n  
perl\_clone\_using||n  
perl\_clone||n  
perl\_construct||n  
perl\_destruct||5.007003|n  
perl\_free||n  
perl\_parse||5.006000|n  
perl\_run||n  
pidgone||  
pm\_description||  
pmflag||  
pmop\_dump||5.006000|  
pmop\_xmldump||  
pmruntime||  
pmtrans||  
pop\_scope||  
pregcomp||5.009005|  
pregexec||  
pregfree2||5.011000|  
pregfree||  
prepend\_elem||  
prepend\_madprops||  
printbuf||  
printf\_nocontext||vn  
process\_special\_blocks||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope||  
put\_byte||  
pv\_display||5.006000|p  
pv\_escape||5.009004|p  
pv\_pretty||5.009004|p  
pv\_uni\_display||5.007003|  
qerror||  
qsortsvu||  
re\_compile||5.009005|

re\_croak2|||  
re\_dup\_guts|||  
re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override|||  
realloc||5.007002|n  
reentrant\_free|||  
reentrant\_init|||  
reentrant\_retry|||vn  
reentrant\_size|||  
ref\_array\_or\_hash|||  
refcounted\_he\_chain\_2hv|||  
refcounted\_he\_fetch|||  
refcounted\_he\_free|||  
refcounted\_he\_new\_common|||  
refcounted\_he\_new|||  
refcounted\_he\_value|||  
refkids|||  
refto|||  
ref||5.011000|  
reg\_check\_named\_buff\_matched|||  
reg\_named\_buff\_all||5.009005|  
reg\_named\_buff\_exists||5.009005|  
reg\_named\_buff\_fetch||5.009005|  
reg\_named\_buff\_firstkey||5.009005|  
reg\_named\_buff\_iter|||  
reg\_named\_buff\_nextkey||5.009005|  
reg\_named\_buff\_scalar||5.009005|  
reg\_named\_buff|||  
reg\_namedseq|||  
reg\_node|||  
reg\_numbered\_buff\_fetch|||  
reg\_numbered\_buff\_length|||  
reg\_numbered\_buff\_store|||  
reg\_qr\_package|||  
reg\_recode|||  
reg\_scan\_name|||  
reg\_skipcomment|||  
reg\_temp\_copy|||  
reganode|||  
regatom|||  
regbranch|||  
regclass\_swash||5.009004|  
regclass|||  
regcpop|||  
regcppush|||  
regcurly|||n  
regdump\_extflags|||



regdump||5.005000|  
regdupe\_internal|||  
regexec\_flags||5.005000|  
regfree\_internal||5.009005|  
reghop3|||n  
reghop4|||n  
reghopmaybe3|||n  
reginclass|||  
reginitcolors||5.006000|  
reginsert|||  
regmatch|||  
regnext||5.005000|  
regpiece|||  
regpposixcc|||  
regprop|||  
regrepeat|||  
regtail\_study|||  
regtail|||  
regtry|||  
reguni|||  
regwhite|||n  
reg|||  
repeatcpy|||  
report\_evil\_fh|||  
report\_uninit|||  
require\_pv||5.006000|  
require\_tie\_mod|||  
restore\_magic|||  
minstr|||  
rsignal\_restore|||  
rsignal\_save|||  
rsignal\_state||5.004000|  
rsignal||5.004000|  
run\_body|||  
run\_user\_filter|||  
runops\_debug||5.005000|  
runops\_standard||5.005000|  
rvpv\_dup|||  
rxres\_free|||  
rxres\_restore|||  
rxres\_save|||  
safesyscalloc||5.006000|n  
safesysfree||5.006000|n  
safesysmalloc||5.006000|n  
safesysrealloc||5.006000|n  
same\_dirent|||  
save\_I16||5.004000|  
save\_I32|||

save\_I8||5.006000|  
save\_aelem||5.004050|  
save\_alloc||5.006000|  
save\_aptr||  
save\_ary||  
save\_bool||5.008001|  
save\_clearsv||  
save\_delete||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop||  
save\_freepv||  
save\_freesv||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash||  
save\_hek\_flags|||n  
save\_helem||5.004050|  
save\_hptra||  
save\_int||  
save\_item||  
save\_iv||5.005000|  
save\_lines||  
save\_list||  
save\_long||  
save\_magic||  
save\_mortalizesv||5.007001|  
save\_nogv||  
save\_op||  
save\_padsv\_and\_mortalize||5.011000|  
save\_pptra||  
save\_re\_context||5.006000|  
save\_scalar\_at||  
save\_scalar||  
save\_set\_svflags||5.009000|  
save\_shared\_pvref||5.007003|  
save\_sptr||  
save\_svref||  
save\_vptra||5.006000|  
savepvn||  
savepvs||5.009003|  
savepv||  
savesharedpvn||5.009005|  
savesharedpv||5.007003|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow||  
savesvpv||5.009002|

sawparens||  
scalar\_mod\_type||n  
scalarboolean||  
scalarkids||  
scalarseq||  
scalarvoid||  
scalar||  
scan\_bin|5.006000|  
scan\_commit||  
scan\_const||  
scan\_formline||  
scan\_heredoc||  
scan\_hex||  
scan\_ident||  
scan\_inputsymbol||  
scan\_num|5.007001|  
scan\_oct||  
scan\_pat||  
scan\_str||  
scan\_subst||  
scan\_trans||  
scan\_version|5.009001|  
scan\_vstring|5.009005|  
scan\_word||  
scope||  
screaminstr|5.005000|  
seed|5.008001|  
sequence\_num||  
sequence\_tail||  
sequence||  
set\_context|5.006000|n  
set\_numeric\_local|5.006000|  
set\_numeric\_radix|5.006000|  
set\_numeric\_standard|5.006000|  
setdefout||  
setenv\_getix||  
share\_hek\_flags||  
share\_hek|5.004000|  
si\_dup||  
sighandler||n  
simplify\_sort||  
skip\_space0||  
skip\_space1||  
skip\_space2||  
skip\_space||  
softref2xv||  
sortcv\_stacked||  
sortcv\_xsub||

sortcv|||  
sortsv\_flags|5.009003|  
sortsv|5.007003|  
space\_join\_names\_mortal|||  
ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse|5.004000|  
stashpv\_hvname\_match|5.011000|  
stdize\_locale|||  
store\_cop\_label|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version|5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||  
sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||  
sv\_2iv\_flags|5.009001|  
sv\_2iv|||  
sv\_2mortal|||  
sv\_2num|||  
sv\_2nv|||  
sv\_2pv\_flags|5.007002|p  
sv\_2pv\_nolen|5.006000|p  
sv\_2pvbyte\_nolen|5.006000|p  
sv\_2pvbyte|5.006000|p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|  
sv\_2pv|||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||

sv\_backoff||  
sv\_bless||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext||pv  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002||p  
sv\_catpvn||  
sv\_catpvs|5.009003|p  
sv\_catpv||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002||p  
sv\_catsv||  
sv\_catxmplpv||  
sv\_catxmlsv||  
sv\_chop||  
sv\_clean\_all||  
sv\_clean\_objs||  
sv\_clear||  
sv\_cmp\_locale|5.004000|  
sv\_cmp||  
sv\_collxfrm||  
sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec||  
sv\_del\_backref||  
sv\_derived\_from|5.004000|  
sv\_destroyable|5.010000|  
sv\_does|5.009004|  
sv\_dump||  
sv\_dup||  
sv\_eq||  
sv\_exp\_grow||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2||  
sv\_free\_arenas||  
sv\_free||  
sv\_gets|5.004000|  
sv\_grow||  
sv\_i\_ncmp||  
sv\_inc||  
sv\_insert\_flags|5.011000|

sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.011000|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic|||  
sv\_mortalcop|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002||p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||  
sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050||p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000||p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050||p

sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050||p  
sv\_setpvn|||  
sv\_setpvs|5.009004||p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050||p  
sv\_setsv\_nomg|5.007002||p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050||p  
sv\_setuv|5.004000||p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||  
sv\_uni\_display|5.007003|  
sv\_unmagic|||  
sv\_unref\_flags|5.007001|  
sv\_unref|||  
sv\_untaint|5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050||p  
sv\_usepvn|||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade|5.007001|  
sv\_uv|5.005000||p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn|5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn|5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek|||

svtype||  
swallow\_bom||  
swap\_match\_buff||  
swash\_fetch|5.007002|  
swash\_get||  
swash\_init|5.006000|  
sys\_init3|5.010000|n  
sys\_init|5.010000|n  
sys\_intern\_clear||  
sys\_intern\_dup||  
sys\_intern\_init||  
sys\_term|5.010000|n  
taint\_env||  
taint\_proper||  
tmps\_grow|5.006000|  
toLOWER||  
toUPPER||  
to\_byte\_substr||  
to\_uni\_fold|5.007003|  
to\_uni\_lower\_lc|5.006000|  
to\_uni\_lower|5.007003|  
to\_uni\_title\_lc|5.006000|  
to\_uni\_title|5.007003|  
to\_uni\_upper\_lc|5.006000|  
to\_uni\_upper|5.007003|  
to\_utf8\_case|5.007003|  
to\_utf8\_fold|5.007003|  
to\_utf8\_lower|5.007003|  
to\_utf8\_substr||  
to\_utf8\_title|5.007003|  
to\_utf8\_upper|5.007003|  
token\_free||  
token\_getmad||  
tokenize\_use||  
tokeq||  
tokereport||  
too\_few\_arguments||  
too\_many\_arguments||  
uiv\_2buf||n  
unlnk||  
unpack\_rec||  
unpack\_str|5.007003|  
unpackstring|5.008001|  
unshare\_hek\_or\_pvn||  
unshare\_hek||  
unsharepvn|5.004000|  
unwind\_handler\_stack||  
update\_debugger\_info||



upg\_version|5.009005|  
usage||  
utf16\_to\_utf8\_reversed|5.006001|  
utf16\_to\_utf8|5.006001|  
utf8\_distance|5.006000|  
utf8\_hop|5.006000|  
utf8\_length|5.007001|  
utf8\_mg\_pos\_cache\_update||  
utf8\_to\_bytes|5.006001|  
utf8\_to\_uvchr|5.007001|  
utf8\_to\_uvuni|5.007001|  
utf8n\_to\_uvchr||  
utf8n\_to\_uvuni|5.007001|  
utilize||  
uvchr\_to\_utf8\_flags|5.007003|  
uvchr\_to\_utf8||  
uvuni\_to\_utf8\_flags|5.007003|  
uvuni\_to\_utf8|5.007001|  
validate\_suid||  
varname||  
vcmp|5.009000|  
vcroak|5.006000|  
vdeb|5.007003|  
vdie\_common||  
vdie\_croak\_common||  
vdie||  
vform|5.006000|  
visit||  
vivify\_defelem||  
vivify\_ref||  
vload\_module|5.006000|p  
vmess|5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal|5.009002|  
vnumify|5.009000|  
vstringify|5.009000|  
vverify|5.009003|  
vwarner|5.006000|  
vwarn|5.006000|  
wait4pid||  
warn\_nocontext||vn  
warner\_nocontext||vn  
warner|5.006000|5.004000|pv  
warn||v  
watch||  
whichsig||  
write\_no\_mem||  
write\_to\_stderr||

```

xmldump_all|||
xmldump_attr|||
xmldump_eval|||
xmldump_form|||
xmldump_indent|||v
xmldump_packsubs|||
xmldump_sub|||
xmldump_vindent|||
yyerror|||
yylex|||
yyparse|||
yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", 'x'(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

# Scan for possible replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{
/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\^r\n]*
| "[^\\"\\]*(?:\\\[^\\"\\])*"
| '[^\'\\]*(?:\\\[^\'\\])*' }{ }egsx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s*\s*(.*?)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||=
"; # suppress warning with older perls
$h->{$_} .= "$1\n";
}
}
}
}

```

```

}
}
else { undef $hint }
}

$hint = [$1, [split /,?\s+/, $2]]
if m{^\s*$rccs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
if ($define->[1] =~ /\$/) {
$define->[1] .= $_;
}
else {
if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
my @n = find_api($define->[1]);
push @{$depends{$define->[0]}}, @n if @n
}
undef $define;
}
}

$define = [$1, $2] if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
if (/^/) {
if (exists $API{$function->[0]}) {
my @n = find_api($function->[1]);
push @{$depends{$function->[0]}}, @n if @n
}
undef $function;
}
else {
$function->[1] .= $_;
}
}

$function = [$1, " ] if m{^DPPP_\(my_\(\w+\))};

$replace = $1 if m{^\s*$rccs\s+Replace:\s+(\d+)\s+$rcce\s*$};
$replace{$2} = $1 if $replace and m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};
$replace{$2} = $1 if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+).*rccs\s+Replace\s+$rcce};
$replace{$1} = $2 if m{^\s*$rccs\s+Replace (\w+) with (\w+)\s+$rcce\s*$};

if (m{^\s*$rccs\s+(\w+(\s*,\s*\w+)*)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rcce\s*$}) {
my @deps = map { s/\s+//g; $_ } split /,/, $3;
my $d;
for $d (map { s/\s+//g; $_ } split /,/, $1) {
push @{$depends{$d}}, @deps;
}
}

```

```

}
}

$need{$1} = 1 if m{^#if\s+defined\(\NEED_\(\w+)(?:_GLOBAL)?\)};
}

for (values %depends) {
my %s;
$_ = [sort grep !${$_}++, @$_];
}

if (exists $opt{'api-info'}) {
my $f;
my $count = 0;
my $match = $opt{'api-info'} =~ m!^(.+)/$! ? $1 : "\Q$opt{'api-info'}\E\$";
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $f =~ /$match/;
print "\n=== $f ===\n\n";
my $info = 0;
if ($API{$f}{base} || $API{$f}{todo}) {
my $base = format_version($API{$f}{base} || $API{$f}{todo});
print "Supported
at least starting from perl-$base.\n";
$info++;
}
if ($API{$f}{provided}) {
my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
print "Support by $ppport provided back to perl-$todo.\n";
print "Support needs to be explicitly requested by NEED_$.f.\n" if exists $need{$f};
print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
print "\n$hints{$f}" if exists $hints{$f};
print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
$info++;
}
print "No portability information available.\n" unless $info;
$count++;
}
$count or print "Found no API matching '$opt{'api-info'}'.";
print "\n";
exit 0;
}

if (exists $opt{'list-provided'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{provided};
my @flags;
push @flags, 'explicit' if exists $need{$f};
}
}

```

```

push @flags, 'depend' if exists $depends{$f};
push @flags, 'hint' if exists
$hints{$f};
push @flags, 'warning' if exists $warnings{$f};
my $flags = @flags ? ' [' . join(', ', @flags) . ']' : "";
print "$f$flags\n";
}
exit 0;
}

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

if (@ARGV) {
my %seen;
for (@ARGV) {
if (-e) {
if (-f) {
push @files, $_ unless $seen{$_}++;
}
else { warn "'$_' is not a file.\n" }
}
else {
my @new = grep { -f } glob $_
or warn "'$_' does not exist.\n";
push @files, grep { !$seen{$_}++ } @new;
}
}
}
else {
eval {
require File::Find;
File::Find::find(sub {
$File::Find::name =~ /($srcext)$/i
and push @files, $File::Find::name;
}, '.');
};
if ($?) {
@files = map { glob "*$_" } @srcext;
}
}

if (!@ARGV || $opt{filter}) {
my(@in, @out);
my %xsc = map { /\.(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;
for (@files) {
my $out = exists

```

```

$XSC{$_} || ^\b\Q$ppport\E$/i || !/($srcext)$/i;
  push @ { $out ? \@out : \@in }, $_;
}
if (@ARGV && @out) {
  warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
}
@files = @in;
}

```

```
die "No input files given!\n" unless @files;
```

```

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

```

```

for $filename (@files) {
  unless (open IN, "<$filename") {
    warn "Unable to read from $filename: $!\n";
    next;
  }
}

```

```
info("Scanning $filename ...");
```

```

my $c = do { local $/; <IN> };
close IN;

```

```
my %file = (orig => $c, changes => 0);
```

```

# Temporarily remove C/XS comments and strings from the code
my @ccom;

```

```

$c =~ s{
  ( ^$HS*#$HS*include\b[^\r\n]+\b(?:\Q$ppport\E|XSUB\.h)\b[^\r\n]*
  | ^$HS*#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
| ( ^$HS*\#[^\r\n]*
  | "[^"\\]*(?:\\.[^"\\])*"
  | '[^'\\]*(?:\\.[^'\\])*'
  | /(?:\.[^*]*\*+(?:\^[^$ccs][^*]*\*+)* /|/[^\r\n]* ) )
}{ defined
$2 and push @ccom, $2;
  defined $1 ? $1 : "$ccs#$ccom$cc" }mgsex;

```

```
$file{ccom} = \@ccom;
```

```
$file{code} = $c;
```

```
$file{has_inc_ppport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$ppport\E\b/m;
```

```
my $func;
```

```

for $func (keys %API) {
    my $match = $func;
    $match .= "$revreplace{$func}" if exists $revreplace{$func};
    if ($c =~ /\b(?:Perl)?($match)\b/) {
        $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
        $file{uses_Perl}{$func}++ if $c =~ /\bPerl_$func\b/;
        if (exists $API{$func}{provided}) {
            $file{uses_provided}{$func}++;
            if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
                $file{uses}{$func}++;
                my @deps = rec_depend($func);
                if (@deps) {
                    $file{uses_deps}{$func} = \@deps;
                    for (@deps) {
                        $file{uses}{$_} = 0 unless exists $file{uses}{$_};
                    }
                }
                for ($func, @deps) {
                    $file{needs}{$_}
= 'static' if exists $need{$_};
                }
            }
        }
        if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
            if ($c =~ /\b$func\b/) {
                $file{uses_todo}{$func}++;
            }
        }
    }
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
    if (exists $need{$2}) {
        $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
    }
    else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
    for $func (keys %{$file{$_}}) {
        push @{$global{$_}{$func}}, $filename;
    }
}

$files{$filename} = \%file;
}

```

```

# Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
  if (@{$global{needs}}{$need} > 1) {
    my @targets = @{$global{needs}}{$need};
    my @t = grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need} = 'global';
    for (@{$global{needs}}{$need}) {
      $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
    }
  }
}

for $filename (@files) {
  exists $files{$filename} or next;

  info("=== Analyzing $filename ===");

  my %file = %{$files{$filename}};
  my $func;
  my $c = $file{code};
  my $warnings = 0;

  for $func (sort keys %{$file{uses_Perl}}) {
    if ($API{$func}{varargs}) {
      unless ($API{$func}{nothxarg}) {
        my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)\(\)[^\s]*\)}
          { $1 . ($2 eq ' ' ? 'aTHX' : 'aTHX_') . $2 }ge);
        if ($changes) {
          warning("Doesn't pass interpreter argument aTHX to Perl_$func");
          $file{changes} += $changes;
        }
      }
    }
    else {
      warning("Uses Perl_$func instead of $func");
      $file{changes} += ($c =~ s{\bPerl_$func(\s*)(\s*aTHX_?)?\s*}
        {$func$1()}g);
    }
  }

  for $func (sort
  keys %{$file{uses_replace}}) {
    warning("Uses $func instead of $replace{$func}");
  }
}

```



```

$file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys %{$file{uses_provided}}) {
  if ($file{uses}{$func}) {
    if (exists $file{uses_deps}{$func}) {
      diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
    }
    else {
      diag("Uses $func");
    }
  }
  $warnings += hint($func);
}

unless ($opt{quiet}) {
  for $func (sort keys %{$file{uses_todo}}) {
    print "*** WARNING: Uses $func, which may not be portable below perl ",
      format_version($API{$func}{todo}), ", even with '$ppport'\n";
    $warnings++;
  }
}

for $func (sort keys %{$file{needed_static}}) {
  my $message = "";
  if (not exists $file{uses}{$func}) {
    $message = "No need to define NEED_$func if $func is never used";
  }
  elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
    $message =
    "No need to define NEED_$func when already needed globally";
  }
  if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
  }
}

for $func (sort keys %{$file{needed_global}}) {
  my $message = "";
  if (not exists $global{uses}{$func}) {
    $message = "No need to define NEED_${func}_GLOBAL if $func is never used";
  }
  elsif (exists $file{needs}{$func}) {
    if ($file{needs}{$func} eq 'extern') {
      $message = "No need to define NEED_${func}_GLOBAL when already needed globally";
    }
    elsif ($file{needs}{$func} eq 'static') {

```

```

    $message = "No need to define NEED_${func}_GLOBAL when only used in this file";
}
}
if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define$HS+NEED_${func}_GLOBAL\b.*$LF//mg);
}
}

$file{needs_inc_ppport} = keys %{$file{uses}};

if ($file{needs_inc_ppport}) {
    my $pp = "";

    for $func (sort keys %{$file{needs}})
    {
        my $type = $file{needs}{$func};
        next if $type eq 'extern';
        my $suffix = $type eq 'global' ? '_GLOBAL' : "";
        unless (exists $file{"needed_$type"}{$func}) {
            if ($type eq 'global') {
                diag("Files [@$global{needs}{$func}] need $func, adding global request");
            }
            else {
                diag("File needs $func, adding static request");
            }
            $pp .= "#define NEED_${func}$suffix\n";
        }
    }
}

if ($pp && ($c =~ s/^(?=$HS*#\$HS*define$HS+NEED_\w+)/$pp/m)) {
    $pp = "";
    $file{changes}++;
}

unless ($file{has_inc_ppport}) {
    diag("Needs to include '$ppport'");
    $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
    $file{changes} += ($c =~ s/^\($HS*#\$HS*define$HS+NEED_\w+.*?\)^/$1$pp/ms)
        || ($c =~ s/^(?=$HS*#\$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^\($HS*#\$HS*include.*XSUB.*\s*\)^/$1$pp/m)
        || ($c =~ s/^\$pp/);
}
}

```

```

}
else {
  if ($file{has_inc_ppport}) {
    diag("No need to include '$ppport'");
    $file{changes} += ($c =~ s/^\$HS*?#\$HS*include.*\Q$ppport\E.*?$LF//m);
  }
}

# put back in our C comments
my $ix;
my $cpc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
  if (!$opt{cplusplus} && $ccom[$ix] =~ s!^/!!) {
    $cpc++;
    $file{changes} += $c =~ s/$rccs$ix$rcce/$ccs$ccom[$ix] $cce/;
  }
  else {
    $c =~ s/$rccs$ix$rcce/$ccom[$ix]/;
  }
}

if ($cpc) {
  my $s = $cpc != 1 ? 's' : '';
  warning("Uses $cpc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings ? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
  if (exists $opt{copy}) {
    my $newfile = "$filename$opt{copy}";
    if (-e $newfile) {
      error("$newfile' already exists, refusing to write copy of '$filename'");
    }
    else {
      local *F;
      if
(open F, ">$newfile") {
        info("Writing copy of '$filename' with changes to '$newfile'");
        print F $c;
        close F;
      }
      else {
        error("Cannot open '$newfile' for writing: $!");
      }
    }
  }
}

```

```

    }
  }
  elseif (exists $opt{patch} || $opt{changes}) {
    if (exists $opt{patch}) {
      unless ($patch_opened) {
        if (open PATCH, ">$opt{patch}") {
          $patch_opened = 1;
        }
        else {
          error("Cannot open '$opt{patch}' for writing: $!");
          delete $opt{patch};
          $opt{changes} = 1;
          goto fallback;
        }
      }
      mydiff(\*PATCH, $filename, $c);
    }
    else {
  fallback:
      info("Suggested changes:");
      mydiff(\*STDOUT, $filename, $c);
    }
    else {
      my $s = $file{changes} == 1 ? " : 's'";
      info("$file{changes} potentially required change$s detected");
    }
  }
  else {
    info("Looks good");
  }
}

```

```
close PATCH if $patch_opened;
```

```
exit
```

```
0;
```

```
sub try_use { eval "use @_;" ; return $@ eq " }
```

```
sub mydiff
```

```
{
```

```
  local *F = shift;
```

```
  my($file, $str) = @_;
```

```
  my $diff;
```

```
  if (exists $opt{diff}) {
```

```

    $diff = run_diff($opt{diff}, $file, $str);
}

if (!defined $diff and try_use("Text::Diff")) {
    $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
    --- $file
    +++ $file.patched
    HEADER
}

if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
}

if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
}

if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
}

print F $diff;
}

sub run_diff
{
    my($prog, $file, $str) = @_;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";
    local *F;

    while (-e "$tmp.$suf") { $suf++ }
    $tmp = "$tmp.$suf";

    if (open F, ">$tmp") {
        print F $str;
        close F;

        if (open F, "$prog $file $tmp |") {
            while (<F>) {
                s/Q$tmp\E/$file.patched/;
                $diff .= $_;
            }
            close F;

```

```

    unlink $tmp;
    return $diff;
}

    unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
    my($func, $seen) = @_ ;
    return () unless exists $depends{$func};
    $seen = {% {$seen||{}}};
    return () if $seen->{$func}++;
    my %s;
    grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /^(\d+)\.(\d+)\.(\d+)$/) {
        return ($1, $2, $3);
    }
    elsif ($ver !~ /^(\d+)\.([d_]+$)/) {
        die "cannot parse version '$ver'\n";
    }

    $ver =~ s/_//g;
    $ver =~ s/$/000000/;

    my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

    $v = int $v;
    $s = int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "cannot parse version '$ver'\n";
        }
    }
}

```

```

return ($r, $v, $s);
}

sub format_version
{
my $ver = shift;

$ver =~ s/$/000000/;
my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

$v = int $v;
$s = int $s;

if ($r < 5 || ($r == 5 && $v < 6)) {
if ($s % 10) {
die "invalid version '$ver'\n";
}
$s /= 10;

$ver = sprintf "%d.%03d", $r, $v;
$s > 0 and $ver .= sprintf "_%02d", $s;

return $ver;
}

return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info
{
$opt{quiet} and return;
print @_, "\n";
}

sub diag
{
$opt{quiet} and return;
$opt{diag} and print @_, "\n";
}

sub warning
{
$opt{quiet} and return;
print "*** ", @_, "\n";
}

sub error
{

```

```

print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
    $opt{quiet} and return;
    my $func = shift;
    my $rv = 0;
    if (exists $warnings{$func} && !$given_warnings{$func}++) {
        my $warn = $warnings{$func};
        $warn =~ s/!*** !mg;
        print "*** WARNING: $func\n", $warn;
        $rv++;
    }
    if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
        my $hint = $hints{$func};
        $hint =~ s/^/ /mg;
        print " --- hint for $func
        ---\n", $hint;
    }
    $rv;
}

sub usage
{
    my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*^(.*?)\s*^=/ms;
    my %M = ( 'T' => '*' );
    $usage =~ s/^\s*perl\s+\S+/$^X $0/;
    $usage =~ s/([A-Z])<([^>]+)>/M{$1}M{$1}/g;

    print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

ENDUSAGE

exit 2;
}

sub strip
{
    my $self = do { local(@ARGV,$/)=($0); <> };
    my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*^(.*?)^=\w+/ms;
    $copy =~ s/^(?=\S+)/ /gms;
}

```



```

$self =~ s/^\$HS+Do NOT edit.*?(?=-^)/$copy/ms;
$self =~ s/^\$SKIP.*(?=-^__DATA__)/SKIP
if (\@ARGV && \$ARGV[0] eq '--unstrip') {
    eval { require Devel::PPPort };
    \@ and die "Cannot require Devel::PPPort, please install.\n";
    if (eval \$Devel::PPPort::VERSION < $VERSION) {
        die "$0 was originally generated with Devel::PPPort $VERSION.\n"
            . "Your Devel::PPPort is only version \$Devel::PPPort::VERSION.\n"
            . "Please install a newer version, or --unstrip will not work.\n";
    }
    Devel::PPPort::WriteFile(\$0);
    exit 0;
}
print <<END;

```

Sorry, but this is a stripped version of \\$0.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
\$^X \$0 --unstrip
```

END

/ms;

```
my($pl, $c) = $self =~ /(.*^__DATA__)(.*)/ms;
```

```
$c =~ s{
```

```
 / (? : \*[^\*]*\*(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
```

```
 | ( "[^\\"]*(?:\\\[^\\"\\])*"
```

```
 | '[^\']*'(?:\\\[^\']*')*
```

```
 | ($HS+) ) } { defined $2 ? ' ' : ($1 || " ) }gsex;
```

```
$c =~ s!\s+#!mg;
```

```
$c =~ s!^\$LF!!mg;
```

```
$c =~ s!\s*#\s*#!mg;
```

```
$c =~ s!\s+!!mg;
```

```
open OUT, ">$0" or die "cannot strip $0: $!\n";
```

```
print OUT "$pl$c\n";
```

```
exit 0;
```

```
}
```

\_\_DATA\_\_

\*/

Found in path(s):

```
* /opt/cola/permits/1000849030_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/Call/ppport.h
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Filename : Call.xs
 *
 * Author  : Paul Marquess
 * Date   : 2013-03-29 09:04:42 rurban
 * Version : 1.49
 *
 * Copyright (c) 1995-2011 Paul Marquess. All rights reserved.
 * This program is free software; you can redistribute it and/or
 * modify it under the same terms as Perl itself.
 *
 */
```

Found in path(s):

```
*/opt/cola/permits/1000849030_1646171520.04/0/perl-Filter-1.49-3.el7.src.rpm-cosi-expand-archive-
ZTmD2BdE/Filter-1.49.tar.gz-cosi-expand-archive-iNJ8NX82/Filter-1.49/Call/Call.xs
```

## 1.154 perl-pod-simple 3.28-4.el7

### 1.154.1 Available under license :

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::HTMLBatch - convert several Pod files to several HTML files

=head1 SYNOPSIS

```
perl -MPod::Simple::HTMLBatch -e 'Pod::Simple::HTMLBatch::go' in out
```

=head1 DESCRIPTION

This module is used for running batch-conversions of a lot of HTML documents

This class is NOT a subclass of Pod::Simple::HTML (nor of bad old Pod::Html) -- although it uses Pod::Simple::HTML for doing the conversion of each document.

The normal use of this class is like so:

```
use Pod::Simple::HTMLBatch;
my $batchconv = Pod::Simple::HTMLBatch->new;
$batchconv->some_option( some_value );
```

```
$batchconv->some_other_option( some_other_value );  
$batchconv->batch_convert( \@search_dirs, $output_dir );
```

=head2 FROM THE COMMAND LINE

Note that this class also provides  
(but does not export) the function `Pod::Simple::HTMLBatch::go`.  
This is basically just a shortcut for `C<<  
Pod::Simple::HTMLBatch->batch_convert(@ARGV) >>`.  
It's  
meant to be handy for calling from the command line.

However, the shortcut requires that you specify exactly two command-line  
arguments, `C<indirs>` and `C<outdir>`.

Example:

```
% mkdir out_html  
% perl -MPod::Simple::HTMLBatch -e Pod::Simple::HTMLBatch::go @INC out_html  
  (to convert the pod from Perl's @INC  
  files under the directory ./out_html)
```

(Note that the command line there contains a literal `atsign-I-N-C`. This  
is handled as a special case by `batch_convert`, in order to save you having  
to enter the odd-looking `"` as the first command-line parameter when you  
mean "just use whatever's in `@INC`".)

Example:

```
% mkdir ../seekrut  
% chmod og-rx ../seekrut  
% perl -MPod::Simple::HTMLBatch -e Pod::Simple::HTMLBatch::go . ../seekrut  
  (to convert the pod under the current dir into HTML  
  files under the directory ./seekrut)
```

Example:

```
% perl -MPod::Simple::HTMLBatch -e Pod::Simple::HTMLBatch::go happydocs .  
  (to convert all pod from happydocs into the current  
  directory)
```

=head1 MAIN METHODS

=over

=item `$batchconv = Pod::Simple::HTMLBatch->new;`

This TODO

```
=item $batchconv->batch_convert( I<indirs>, I<outdir> );
```

this TODO

```
=item $batchconv->batch_convert( undef , ...);
```

```
=item $batchconv->batch_convert( q{ @INC}, ...);
```

These two values for I<indirs> specify that the normal Perl @INC

```
=item $batchconv->batch_convert( \@dirs , ...);
```

This specifies that the input directories are the items in the arrayref C<\@dirs>.

```
=item $batchconv->batch_convert( "somedir" , ...);
```

This specifies that the director "somedir" is the input. (This can be an absolute or relative path, it doesn't matter.)

A common value you might want would be just "." for the current directory:

```
    $batchconv->batch_convert( ".", ...);
```

```
=item $batchconv->batch_convert( 'somedir:someother:also' , ...);
```

This specifies that you want the dirs "somedir", "someother", and "also" scanned, just as if you'd passed the arrayref C<[qw( somedir someother also)]>. Note that a ":"-separator is normal under Unix, but Under MSWin, you'll need C<'somedir;someother;also'> instead, since the pathsep on MSWin is ";" instead of ":". (And I<that> is because ":" often comes up in paths, like C<"c:/perl/lib">.)

(Exactly what separator character should be used, is gotten from C<\$Config::Config{'path\_sep'}>, via the L<Config> module.)

```
=item $batchconv->batch_convert( ... , undef );
```

This specifies that you want the HTML output to go into the current directory.

(Note that a missing or undefined value means a different thing in the first slot than in the second. That's so that `C<batch_convert(>` with no arguments (or undef arguments) means "go from `@INC`, into the current directory.)

```
=item $batchconv->batch_convert( ... , 'somedir' );
```

This specifies that you want the HTML output to go into the directory 'somedir'.

(This can be an absolute or relative path, it doesn't matter.)

```
=back
```

Note that you can also call `C<batch_convert>` as a class method, like so:

```
Pod::Simple::HTMLBatch->batch_convert(
    ... );
```

That is just short for this:

```
Pod::Simple::HTMLBatch-> new-> batch_convert(...);
```

That is, it runs a conversion with default options, for whatever inputdirs and output dir you specify.

```
=head2 ACCESSOR METHODS
```

The following are all accessor methods -- that is, they don't do anything on their own, but just alter the contents of the conversion object, which comprises the options for this particular batch conversion.

We show the "put" form of the accessors below (i.e., the syntax you use for setting the accessor to a specific value). But you can also call each method with no parameters to get its current value. For example, `C<< $self->contents_file() >>` returns the current value of the `contents_file` attribute.

```
=over
```

```
=item $batchconv->verbose( I<nonnegative_integer> );
```

This controls how verbose to be during batch conversion, as far as notes to `STDOUT` (or whatever is `C<select>'d`) about how the conversion

is going. If 0, no progress information is printed.

If 1 (the default value), some progress information is printed.

Higher values print more information.

```
=item $batchconv->index( I<true-or-false> );
```

This controls whether or not each HTML page is liable to have a little table of contents at the top (which we call an "index" for historical reasons). This is true by default.

```
=item $batchconv->contents_file( I<filename> );
```

If set, should be the name of a file (in the output directory) to write the HTML index to. The default value is "index.html". If you set this to a false value, no contents file will be written.

```
=item $batchconv->contents_page_start( I<HTML_string> );
```

This specifies what string should be put at the beginning of the contents page.

The default is a string more or less like this:

```
<html>
<head><title>Perl Documentation</title></head>
<body class='contentspage'>
<h1>Perl Documentation</h1>
```

```
=item $batchconv->contents_page_end( I<HTML_string> );
```

This specifies what string should be put at the end of the contents page.

The default is a string more or less like this:

```
<p class='contentsfooty'>Generated by
Pod::Simple::HTMLBatch v3.01 under Perl v5.008
<br >At Fri May 14 22:26:42 2004 GMT,
which is Fri May 14 14:26:42 2004 local time.</p>
```

```
=item $batchconv->add_css( $url );
```

TODO

```
=item $batchconv->add_javascript( $url );
```

TODO

```
=item $batchconv->css_flurry( I<true-or-false> );
```

If true (the default value), we autogenerate some CSS files in the output directory, and set our HTML files to use those.

TODO: continue

```
=item $batchconv->javascript_flurry( I<true-or-false> );
```

If true (the default value), we autogenerate a JavaScript in the output directory, and set our HTML files to use it. Currently, the JavaScript is used only to get the browser to remember what stylesheet it prefers.

TODO: continue

```
=item $batchconv->no_contents_links( I<true-or-false> );
```

TODO

```
=item $batchconv->html_render_class( I<classname> );
```

This sets what class is used for rendering the files.

The

default is "Pod::Simple::HTML". If you set it to something else, it should probably be a subclass of Pod::Simple::HTML, and you should C<require> or C<use> that class so that's it's loaded before Pod::Simple::HTMLBatch tries loading it.

```
=item $batchconv->search_class( I<classname> );
```

This sets what class is used for searching for the files.

The default is "Pod::Simple::Search". If you set it to something else, it should probably be a subclass of Pod::Simple::Search, and you should C<require> or C<use> that class so that's it's loaded before Pod::Simple::HTMLBatch tries loading it.

```
=back
```

```
=head1 NOTES ON CUSTOMIZATION
```

TODO

call `add_css($someurl)` to add stylesheet as alternate

call `add_css($someurl,1)` to add as primary stylesheet

call `add_javascript`

subclass `Pod::Simple::HTML` and set `$batchconv->html_render_class` to

that classname

and maybe override

`$page->batch_mode_page_object_init($self, $module, $infile, $outfile, $depth)`

or maybe override

`$batchconv->batch_mode_page_object_init($page, $module, $infile, $outfile, $depth)`

subclass `Pod::Simple::Search` and set `$batchconv->search_class` to

that classname

=head1 ASK ME!

If you want to do some kind of big pod-to-HTML version with some particular kind of option that you don't see how to achieve using this module, email me ([C<sburke@cpan.org>](mailto:C<sburke@cpan.org>)) and I'll probably have a good idea how to do it. For reasons of concision and energetic laziness, some methods and options in this module (and the dozen modules it depends on) are undocumented; but one of those undocumented bits might be just what you're looking for.

=head1 SEE ALSO

[L<Pod::Simple>](#), [L<Pod::Simple::HTMLBatch>](#), [L<perlpod>](#), [L<perlpodspec>](#)

=head1 SUPPORT

Questions or discussion about POD and `Pod::Simple` should be sent to the [pod-people@perl.org](mailto:pod-people@perl.org) mail list. Send an empty email to [pod-people-subscribe@perl.org](mailto:pod-people-subscribe@perl.org) to subscribe.

This module is managed in an open GitHub repository,

[L<https://github.com/theory/pod-simple/>](https://github.com/theory/pod-simple/).

Feel free to fork and contribute, or

to clone [L<git://github.com/theory/pod-simple.git>](https://github.com/theory/pod-simple.git) and send patches!

Patches against `Pod::Simple` are welcome. Please send bug reports to [<bug-pod-simple@rt.cpan.org>](mailto:bug-pod-simple@rt.cpan.org).

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.



This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/HTMLBatch.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple - framework for parsing Pod

=head1 SYNOPSIS

TODO

=head1 DESCRIPTION

Pod::Simple is a Perl library for parsing text in the Pod ("plain old documentation") markup language that is typically used for writing documentation for Perl and for Perl modules. The Pod format is explained L<perlpod>; the most common formatter is called C<perldoc>.

Be sure to read L</ENCODING> if your Pod contains non-ASCII characters.

Pod formatters can use Pod::Simple to parse Pod documents and render them into plain text, HTML, or any number of other formats. Typically, such formatters will be subclasses of Pod::Simple, and so they will inherit its methods, like C<parse\_file>.

If you're reading this document just because you have a Pod-processing subclass that you want to use, this document (plus the documentation for the subclass) is probably all you need to read.

If you're reading this document because you want to write a formatter subclass, continue reading it and then read L<Pod::Simple::Subclassing>, and then possibly even read L<perlpodspec> (some of which is for parser-writers, but much of which is notes to formatter-writers).

=head1 MAIN METHODS

=over

=item C<< \$parser = I<SomeClass>->new(); >>

This returns a new parser object, where I<C<SomeClass>> is a subclass of Pod::Simple.

=item C<< \$parser->output\_fh( \*OUT ); >>

This sets the filehandle that C<\$parser>'s output will be written to. You can pass C<\*STDOUT>, otherwise you should probably do something like this:

```
my $outfile = "output.txt";
open TXTOUT, ">$outfile" or die "Can't write to $outfile: $!";
$parser->output_fh(*TXTOUT);
```

...before you call one of the C<< \$parser->parse\_I<whatever> >> methods.

=item C<< \$parser->output\_string( \somestring ); >>

This sets the string that C<\$parser>'s output will be sent to, instead of any filehandle.

=item C<< \$parser->parse\_file( I<\$some\_filename> ); >>

=item C<<

```
$parser->parse_file( *INPUT_FH ); >>
```

This reads the Pod content of the file (or filehandle) that you specify, and processes it with that C<\$parser> object, according to however C<\$parser>'s class works, and according to whatever parser options you have set up for this C<\$parser> object.

```
=item C<< $parser->parse_string_document( I<$all_content> ); >>
```

This works just like C<parse\_file> except that it reads the Pod content not from a file, but from a string that you have already in memory.

```
=item C<< $parser->parse_lines( I<...@lines...>, undef ); >>
```

This processes the lines in C<@lines> (where each list item must be a defined value, and must contain exactly one line of content -- so no items like C<"foo\nbar"> are allowed). The final C<undef> is used to indicate the end of document being parsed.

The other C<parser\_I<whatever>> methods are meant to be called only once per C<\$parser> object; but C<parse\_lines> can be called as many times per C<\$parser> object as you want, as long as the last call (and only the last call) ends with an C<undef> value.

```
=item C<< $parser->content_seen >>
```

This returns true only if there has been any real content seen for this document. Returns false in cases where the document contains content, but does not make use of any Pod markup.

```
=item C<< I<SomeClass>->filter( I<$filename> ); >>
```

```
=item C<< I<SomeClass>->filter( I<*INPUT_FH> ); >>
```

```
=item C<< I<SomeClass>->filter( I<\$document_content> ); >>
```

This is a shortcut method for creating a new parser object, setting the output handle to STDOUT, and then processing the specified file (or filehandle, or in-memory document). This is handy for one-liners like this:

```
perl -MPod::Simple::Text -e "Pod::Simple::Text->filter('thingy.pod')"
```

```
=back
```

## =head1 SECONDARY METHODS

Some of these methods might be of interest to general users, as well as of interest to formatter-writers.

Note that the general pattern here is that the accessor-methods read the attribute's value with `C<< $value = $parser->I<attribute>`  
`>>`

and set the attribute's value with

`C<< $parser->I<attribute>(I<newvalue>) >>`. For each accessor, I typically only mention one syntax or another, based on which I think you are actually most likely to use.

=over

=item `C<< $parser->parse_characters( I<SOMEVALUE> ) >>`

The Pod parser normally expects to read octets and to convert those octets to characters based on the `C<=encoding>` declaration in the Pod source. Set this option to a true value to indicate that the Pod source is already a Perl character stream. This tells the parser to ignore any `C<=encoding>` command and to skip all the code paths involving decoding octets.

=item `C<< $parser->no_whining( I<SOMEVALUE> ) >>`

If you set this attribute to a true value, you will suppress the parser's complaints about irregularities in the Pod coding. By default, this attribute's value is false, meaning that irregularities will be reported.

Note that turning this attribute to true won't suppress one or two kinds of complaints about rarely occurring unrecoverable errors.

=item `C<< $parser->no_errata_section( I<SOMEVALUE> ) >>`

If you set this attribute to a true value, you will stop the parser from generating a "POD ERRORS" section at the end of the document. By default, this attribute's value is false, meaning that an errata section will be generated, as necessary.

=item `C<< $parser->complain_stderr( I<SOMEVALUE> ) >>`

If you set this attribute to a true value, it will send reports of parsing errors to `STDERR`. By default, this attribute's value is `false`, meaning that no output is sent to `STDERR`.

Setting `C<complain_stderr>` also sets `C<no_errata_section>`.

```
=item C<< $parser->source_filename >>
```

This returns the filename that this parser object was set to read from.

```
=item C<< $parser->doc_has_started >>
```

This returns true if `C<$parser>` has read from a source, and has seen Pod content in it.

```
=item C<< $parser->source_dead >>
```

This returns true if `C<$parser>` has read from a source, and come to the end of that source.

```
=item C<< $parser->strip_verbatim_indent( I<SOMEVALUE> ) >>
```

The perlpod spec for a Verbatim paragraph is "It should be reproduced exactly...", which means that the whitespace you've used to indent your verbatim blocks will be preserved in the output. This can be annoying for outputs such as HTML, where that whitespace will remain in front of every line. It's an unfortunate case where syntax is turned into semantics.

If the POD your parsing adheres to a consistent indentation policy, you can have such indentation stripped from the beginning of every line of your verbatim blocks. This method tells Pod::Simple what to strip. For two-space indents, you'd use:

```
$parser->strip_verbatim_indent(' ');
```

For tab indents, you'd use a tab character:

```
$parser->strip_verbatim_indent("\t");
```

If the POD is inconsistent about the indentation of verbatim blocks, but you have figured out a heuristic to determine how much a particular verbatim block is indented, you can pass

a code reference instead. The code reference will be executed with one argument, an array reference of all the lines in the

verbatim block, and should return the value to be stripped from each line. For example, if you decide that you're fine to use the first line of the verbatim block to set the standard for indentation of the rest of the block, you can look at the first line and return the appropriate value, like so:

```
$new->strip_verbatim_indent(sub {  
    my $lines = shift;  
    (my $indent = $lines->[0]) =~ s/^\s.*//;  
    return $indent;  
});
```

If you'd rather treat each line individually, you can do that, too, by just transforming them in-place in the code reference and returning C<undef>. Say that you don't want I<any> lines indented. You can do something like this:

```
$new->strip_verbatim_indent(sub {  
    my $lines = shift;  
    sub { s/^\s+// for @{ $lines },  
    return undef;  
});
```

=back

=head1 TERTIARY METHODS

=over

=item C<< \$parser->abandon\_output\_fh() >>X<abandon\_output\_fh>

Cancel

output to the file handle. Any POD read by the C<\$parser> is not effected.

=item C<< \$parser->abandon\_output\_string() >>X<abandon\_output\_string>

Cancel output to the output string. Any POD read by the C<\$parser> is not effected.

=item C<< \$parser->accept\_code( @codes ) >>X<accept\_code>

Alias for L<< accept\_codes >>.

=item C<< \$parser->accept\_codes( @codes ) >>X<accept\_codes>

Allows C<\$parser> to accept a list of L<perlpod/Formatting Codes>. This can be used to implement user-defined codes.

=item C<< \$parser->accept\_directive\_as\_data( @directives ) >>X<accept\_directive\_as\_data>

Allows C<\$parser> to accept a list of directives for data paragraphs. A directive is the label of a L<perlpod/Command Paragraph>. A data paragraph is one delimited by C<< =begin/=for/=end >> directives. This can be used to implement user-defined directives.

=item C<< \$parser->accept\_directive\_as\_processed( @directives ) >>X<accept\_directive\_as\_processed>

Allows C<\$parser> to accept a list of directives for processed paragraphs. A directive is the label of a L<perlpod/Command Paragraph>. A processed paragraph is also known as L<perlpod/Ordinary Paragraph>. This can be used to implement user-defined directives.

=item C<< \$parser->accept\_directive\_as\_verbatim( @directives ) >>X<accept\_directive\_as\_verbatim>

Allows C<\$parser> to accept a list of directives for L<perlpod/Verbatim Paragraph>. A directive is the label of a L<perlpod/Command Paragraph>. This can be used to implement user-defined directives.

=item C<< \$parser->accept\_target( @targets ) >>X<accept\_target>

Alias for L<< accept\_targets >>.

=item C<< \$parser->accept\_target\_as\_text( @targets ) >>X<accept\_target\_as\_text>

Alias for L<< accept\_targets\_as\_text >>.

=item C<< \$parser->accept\_targets( @targets ) >>X<accept\_targets>

Accepts targets for C<< =begin/=for/=end >> sections of the POD.

=item C<< \$parser->accept\_targets\_as\_text( @targets ) >>X<accept\_targets\_as\_text>

Accepts targets for C<< =begin/=for/=end >> sections that should be parsed as POD. For details, see L<< perlpodspec/About Data Paragraphs >>.

=item C<< \$parser->any\_errata\_seen() >>X<any\_errata\_seen>

Used to check if any errata was seen.

I<Example:>

```
die "too many errors\n" if $parser->any_errata_seen();
```

=item C<< \$parser->detected\_encoding() >>X<detected\_encoding>

Return the encoding corresponding to C<< =encoding >>, but only if the encoding was recognized and handled.

```
=item C<< $parser->encoding() >>X<encoding>
```

Return encoding of the document, even if the encoding is not correctly handled.

```
=item C<< $parser->parse_from_file( $source, $to ) >>X<parse_from_file>
```

Parses from C<\$source> file to C<\$to> file. Similar to L<< Pod::Parser/parse\_from\_file >>.

```
=item C<< $parser->scream( @error_messages ) >>X<scream>
```

Log an error that can't be ignored.

```
=item C<< $parser->unaccept_code( @codes ) >>X<unaccept_code>
```

Alias for L<< unaccept\_codes >>.

```
=item C<< $parser->unaccept_codes( @codes ) >>X<unaccept_codes>
```

Removes

C<< @codes >> as valid codes for the parse.

```
=item C<< $parser->unaccept_directive( @directives ) >>X<unaccept_directive>
```

Alias for L<< unaccept\_directives >>.

```
=item C<< $parser->unaccept_directives( @directives ) >>X<unaccept_directives>
```

Removes C<< @directives >> as valid directives for the parse.

```
=item C<< $parser->unaccept_target( @targets ) >>X<unaccept_target>
```

Alias for L<< unaccept\_targets >>.

```
=item C<< $parser->unaccept_targets( @targets ) >>X<unaccept_targets>
```

Removes C<< @targets >> as valid targets for the parse.

```
=item C<< $parser->version_report() >>X<version_report>
```

Returns a string describing the version.

```
=item C<< $parser->whine( @error_messages ) >>X<whine>
```



Log an error unless `C<< $parser->no_whining( TRUE ); >>`.

=back

=head1 ENCODING

The `Pod::Simple` parser expects to read `B<octets>`. The parser will decode the octets into Perl's internal character string representation using the value of the `C<=encoding>` declaration in the POD source.

If

the POD source does not include an `C<=encoding>` declaration, the parser will attempt to guess the encoding (selecting one of UTF-8 or Latin-1) by examining the first non-ASCII bytes and applying the heuristic described in [L<perlpodspec>](#).

If you set the `C<parse_characters>` option to a true value the parser will expect characters rather than octets; will ignore any `C<=encoding>`; and will make no attempt to decode the input.

=head1 CAVEATS

This is just a beta release -- there are a good number of things still left to do. Notably, support for EBCDIC platforms is still half-done, an untested.

=head1 SEE ALSO

[L<Pod::Simple::Subclassing>](#)

[L<perlpod|perlpod>](#)

[L<perlpodspec|perlpodspec>](#)

[L<Pod::Escapes|Pod::Escapes>](#)

[L<perldoc>](#)

=head1 SUPPORT

Questions or discussion about POD and `Pod::Simple` should be sent to the `pod-people@perl.org` mail list. Send an empty email to `pod-people-subscribe@perl.org` to subscribe.

This module is managed in an open GitHub repository,  
[L<https://github.com/theory/pod-simple/>](https://github.com/theory/pod-simple/).

Feel free to fork and contribute, or  
to clone L<git://github.com/theory/pod-simple.git> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to  
<bug-pod-simple@rt.cpan.org>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it  
under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but  
without any warranty; without even the implied warranty of  
merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>.  
But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

Documentation has been contributed by:

=over

=item \* Gabor Szabo C<szabgab@gmail.com>

=item \* Shawn H Corey C<SHCOREY  
at cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple.pod  
No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::TextContent -- get the text content of Pod

=head1 SYNOPSIS

TODO

```
perl -MPod::Simple::TextContent -e \  
"exit Pod::Simple::TextContent->filter(shift)->any_errata_seen" \  
thingy.pod
```

=head1 DESCRIPTION

This class is that parses Pod and dumps just the text content. It is mainly meant for use by the Pod::Simple test suite, but you may find some other use for it.

This is a subclass of L<Pod::Simple> and inherits all its methods.

=head1 SEE ALSO

L<Pod::Simple>, L<Pod::Simple::Text>, L<Pod::Spell>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches

against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/TextContent.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::SimpleTree -- parse Pod into a simple parse tree

=head1 SYNOPSIS

```
% cat ptest.pod
```

=head1 PIE

```
I like B<pie>!
```

```
% perl -MPod::Simple::SimpleTree -MData::Dumper -e \  
  "print Dumper(Pod::Simple::SimpleTree->new->parse_file(shift)->root)" \  
  ptest.pod
```

```
$VAR1 = [  
  'Document',
```

```

    { 'start_line' => 1 },
    [
      'head1',
      { 'start_line' => 1 },
      'PIE'
    ],
    [
      'Para',
      { 'start_line' => 3 },
      'I like ',
      [
        'B',
        {},
        'pie'
      ],
      '!'
    ]
  ];

```

#### =head1 DESCRIPTION

This class is of interest to people writing a Pod processor/formatter.

This class takes Pod and parses it, returning a parse tree made just of arrayrefs, and hashrefs, and strings.

This is a subclass of L<Pod::Simple> and inherits all its methods.

This class is inspired by XML::Parser's "Tree" parsing-style, although it doesn't use exactly the same LoL format.

#### =head1 METHODS

At the end of the parse, call C<< \$parser->root >> to get the tree's top node.

#### =head1 Tree Contents

Every element node in the parse tree is represented by an arrayref of the form: C<[ I<elementname>, \%attributes, I<...subnodes...> ]>. See the example tree dump in the Synopsis, above.

Every text node in the tree is represented by a simple (non-ref) string scalar. So you can test C<ref(\$node)> to see whether you have an element node or just a text node.

The top node in the tree is C<[ 'Document', \%attributes,

I<...subnodes...> ]>

=head1 SEE ALSO

L<Pod::Simple>

L<perllol>

L<The "Tree" subsection in XML::Parser|XML::Parser/"Tree">

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\*

/opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/SimpleTree.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::PullParserStartToken -- start-tokens from Pod::Simple::PullParser

=head1 SYNOPSIS

(See L<Pod::Simple::PullParser>)

=head1 DESCRIPTION

When you do `$parser->get_token` on a L<Pod::Simple::PullParser> object, you might get an object of this class.

This is a subclass of L<Pod::Simple::PullParserToken> and inherits all its methods, and adds these methods:

=over

=item `$token->tagname`

This returns the tagname for this start-token object.  
For example, parsing a "`=head1 ...`" line will give you a start-token with the tagname of "head1", token(s) for its content, and then an end-token with the tagname of "head1".

=item `$token->tagname(I<somestring>)`

This changes the tagname for this start-token object.  
You probably won't need to do this.

=item `$token->tag(...)`

A shortcut for `$token->tagname(...)`

```
=item $token->is_tag(I<somestring>) or $token->is_tagname(I<somestring>)
```

These are shortcuts for

```
C<< $token->tag() eq I<somestring> >>
```

```
=item $token->attr(I<attrname>)
```

This returns the value of the I<attrname> attribute for this start-token object, or undef.

For example, parsing a LZ<<<Foo/"Bar"> link will produce a start-token with a "to" attribute with the value "Foo", a "type" attribute with the value "pod", and a "section" attribute with the value "Bar".

```
=item $token->attr(I<attrname>, I<newvalue>)
```

This sets the I<attrname> attribute for this start-token object to I<newvalue>. You probably won't need to do this.

```
=item $token->attr_hash
```

This returns the hashref that is the attribute set for this start-token. This is useful if (for example) you want to ask what all the attributes are -- you can just do C<< keys %{\$token->attr\_hash} >>

```
=back
```

You're unlikely to ever need to construct an object of this class for yourself, but if you want to, call

```
C<<
```

```
Pod::Simple::PullParserStartToken->new( I<tagname>, I<attrhash> )
```

```
>>
```

```
=head1 SEE ALSO
```

```
L<Pod::Simple::PullParserToken>, L<Pod::Simple>,
```

```
L<Pod::Simple::Subclassing>
```

```
=head1 SEE ALSO
```

```
L<Pod::Simple::PullParserToken>, L<Pod::Simple>, L<Pod::Simple::Subclassing>
```

```
=head1 SUPPORT
```

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to



pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository,  
L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or  
to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to  
<[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it  
under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but  
without any warranty; without even the implied warranty of  
merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple  
was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>.  
But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<[dwheeler@cpan.org](mailto:dwheeler@cpan.org)>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-  
8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-  
3.28/lib/Pod/Simple/PullParserStartToken.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::Search - find POD documents in directory trees

## =head1 SYNOPSIS

```
use Pod::Simple::Search;
my $name2path = Pod::Simple::Search->new->limit_glob('LWP::*')->survey;
print "Looky see what I found: ",
  join(' ', sort keys %$name2path), "\n";

print "LWPUA docs = ",
  Pod::Simple::Search->new->find('LWP::UserAgent') || "?",
  "\n";
```

## =head1 DESCRIPTION

B<Pod::Simple::Search> is a class that you use for running searches for Pod files. An object of this class has several attributes (mostly options for controlling search options), and some methods for searching based on those attributes.

The way to use this class is to make a new object of this class, set any options, and then call one of the search options (probably C<survey> or C<find>). The sections below discuss the syntaxes for doing all that.

## =head1 CONSTRUCTOR

This class provides the one constructor, called C<new>.

It takes

no parameters:

```
use Pod::Simple::Search;
my $search = Pod::Simple::Search->new;
```

## =head1 ACCESSORS

This class defines several methods for setting (and, occasionally, reading) the contents of an object. With two exceptions (discussed at the end of this section), these attributes are just for controlling the way searches are carried out.

Note that each of these return C<\$self> when you call them as C<< \$self->I<whatever(value)>>>. That's so that you can chain together set-attribute calls like this:

```
my $name2path =
  Pod::Simple::Search->new
```

```
-> inc(0) -> verbose(1) -> callback(\&blab)
->survey(@there);
```

...which works exactly as if you'd done this:

```
my $search = Pod::Simple::Search->new;
$search->inc(0);
$search->verbose(1);
$search->callback(\&blab);
my $name2path = $search->survey(@there);
```

=over

```
=item $search->inc( I<true-or-false> );
```

This attribute, if set to a true value, means that searches should implicitly add perl's I<@INC> paths. This automatically

considers paths specified in the C<PERL5LIB> environment as this is prepended to I<@INC> by the Perl interpreter itself. This attribute's default value is B<TRUE>. If you want to search only specific directories, set \$self->inc(0) before calling \$inc->survey or \$inc->find.

```
=item $search->verbose( I<nonnegative-number> );
```

This attribute, if set to a nonzero positive value, will make searches output (via C<warn>) notes about what they're doing as they do it.

This option may be useful for debugging a pod-related module.

This attribute's default value is zero, meaning that no C<warn> messages are produced. (Setting verbose to 1 turns on some messages, and setting it to 2 turns on even more messages, i.e., makes the following search(es) even more verbose than 1 would make them.)

```
=item $search->limit_glob( I<some-glob-string> );
```

This option means that you want to limit the results just to items whose podnames match the given glob/wildcard expression. For example, you might limit

your search to just "LWP::\*", to search only for modules starting with "LWP::\*" (but not including the module "LWP" itself); or you might limit your search to "LW\*" to see only modules whose (full) names begin with "LW"; or you might search for "\*Find\*" to search for all modules with "Find" somewhere in their full name. (You can also use "?" in a glob expression; so "DB?" will match "DBI" and "DBD".)

```
=item $search->callback( I<\&some_routine> );
```

This attribute means that every time this search sees a matching Pod file, it should call this callback routine. The routine is called with two parameters: the current file's filespec, and its pod name. (For example: `C<("/etc/perljunk/File/Crunk.pm", "File::Crunk")>` would be in `C<@_>`.)

The callback routine's return value is not used for anything.

This attribute's default value is false, meaning that no callback is called.

```
=item $search->laborious( I<true-or-false> );
```

Unless you set this attribute to a true value, `Pod::Search` will apply Perl-specific heuristics to find the correct module PODs quickly. This attribute's default value is false. You won't normally need to set this to true.

Specifically: Turning on this option will disable the heuristics for seeing only files with Perl-like extensions, omitting subdirectories that are numeric but do I<not> match the current Perl interpreter's version ID, suppressing `F<site_perl>` as a module hierarchy name, etc.

```
=item $search->shadows( I<true-or-false> );
```

Unless you set this attribute to a true value, `Pod::Simple::Search` will consider only the first file of a given modulename as it looks thru the specified directories; that is, with this option off, if `Pod::Simple::Search` has seen a `C<somepathdir/Foo/Bar.pm>` already in this search, then it won't bother looking at a `C<somelaterpathdir/Foo/Bar.pm>` later on in that search, because that file is merely a "shadow". But if you turn on `C<< $self->shadows(1) >>`, then these "shadow" files are inspected too, and are noted in the `pathname2podname` return hash.

This attribute's default value is false; and normally you won't need to turn it on.

```
=item $search->limit_re( I<some-regexp> );
```

Setting this attribute (to a value that's a regexp) means that you want to limit the results just to items whose podnames match the given

regexp. Normally this option is not needed, and the more efficient C<limit\_glob> attribute is used instead.

```
=item $search->dir_prefix( I<some-string-value> );
```

Setting this attribute to a string value means that the searches should begin in the specified subdirectory name (like "Pod" or "File::Find", also expressible as "File/Find"). For example, the search option C<< \$search->limit\_glob("File::Find::R\*") >> is the same as the combination of the search options C<< \$search->limit\_re("^File::Find::R") -> dir\_prefix("File::Find") >>.

Normally you don't need to know about the C<dir\_prefix> option, but I include it in case it might prove useful for someone somewhere.

(Implementationally, searching with limit\_glob ends up setting limit\_re and usually dir\_prefix.)

```
=item $search->progress( I<some-progress-object> );
```

If you set a value for this attribute, the value is expected to be an object (probably of a class that you define) that has a C<reach> method and a C<done> method. This is meant for reporting progress during the search, if you don't want to use a simple callback.

Normally you don't need to know about the C<progress> option, but I include it in case it might prove useful for someone somewhere.

While a search is in progress, the progress object's C<reach> and C<done> methods are called like this:

```
# Every time a file is being scanned for pod:
$progress->reach($count, "Scanning $file"); ++$count;
```

```
# And then at the end of the search:
$progress->done("Noted $count Pod files total");
```

Internally, we often set this to an object of class Pod::Simple::Progress. That class is probably undocumented, but you may wish to look at its source.

```
=item $name2path
```

```
= $self->name2path;
```

This attribute is not a search parameter, but is used to report the result of C<survey> method, as discussed in the next section.

```
=item $path2name = $self->path2name;
```

This attribute is not a search parameter, but is used to report the result of C<survey> method, as discussed in the next section.

```
=back
```

```
=head1 MAIN SEARCH METHODS
```

Once you've actually set any options you want (if any), you can go ahead and use the following methods to search for Pod files in particular ways.

```
=head2 C<< $search->survey( @directories ) >>
```

The method C<survey> searches for POD documents in a given set of files and/or directories. This runs the search according to the various options set by the accessors above. (For example, if the C<inc> attribute is on, as it is by default, then the perl @INC directories are implicitly added to the list of directories (if any) that you specify.)

The return value of C<survey> is two hashes:

```
=over
```

```
=item C<name2path>
```

A hash that maps from each pod-name to the filespec (like "Stuff::Thing" => "/whatever/plib/Stuff/Thing.pm")

```
=item C<path2name>
```

A hash that maps from each Pod filespec to its pod-name (like "/whatever/plib/Stuff/Thing.pm" => "Stuff::Thing")

```
=back
```

Besides saving these hashes as the hashref attributes C<name2path> and C<path2name>, calling this function also returns these hashrefs. In list context, the return value of C<< \$search->survey >> is the list C<(\%name2path, \%path2name)>.

In scalar context, the return value is C<\%name2path>.

Or you can just call this in void context.

Regardless of calling context, calling C<survey> saves its results in its C<name2path> and C<path2name> attributes.

E.g., when searching in F<\${HOME}/perl5lib>, the file F<\${HOME}/perl5lib/MyModule.pm> would get the POD name I<MyModule>, whereas F<\${HOME}/perl5lib/Myclass/Subclass.pm> would be I<Myclass::Subclass>. The name information can be used for POD translators.

Only text files containing at least one valid POD command are found.

In

verbose mode, a warning is printed if shadows are found (i.e., more than one POD file with the same POD name is found, e.g. F<CPAN.pm> in different directories). This usually indicates duplicate occurrences of modules in the I<@INC> search path, which is occasionally inadvertent (but is often simply a case of a user's path dir having a more recent version than the system's general path dirs in general.)

The options to this argument is a list of either directories that are searched recursively, or files. (Usually you wouldn't specify files, but just dirs.) Or you can just specify an empty-list, as in \$name2path; with the C<inc> option on, as it is by default, teh

The POD names of files are the plain basenames with any Perl-like extension (.pm, .pl, .pod) stripped, and path separators replaced by C<::>'s.

Calling Pod::Simple::Search->search(...) is short for Pod::Simple::Search->new->search(...). That is, a throwaway object with default attribute values is used.

```
=head2 C<<
$search->simplify_name( $str ) >>
```

The method B<simplify\_name> is equivalent to B<basename>, but also strips Perl-like extensions (.pm, .pl, .pod) and extensions like F<.bat>, F<.cmd> on Win32 and OS/2, or F<.com> on VMS, respectively.

```
=head2 C<< $search->find( $pod ) >>
```

```
=head2 C<< $search->find( $pod, @search_dirs ) >>
```

Returns the location of a Pod file, given a Pod/module/script name (like "Foo::Bar" or "perlvar" or "perldoc"), and an idea of what files/directories to look in.

It searches according to the various options set by the accessors above. (For example, if the C<inc> attribute is on, as it is by default, then the perl @INC directories are implicitly added to the list of directories (if any) that you specify.)

This returns the full path of the first occurrence to the file.

Package names (eg 'A::B') are automatically converted to directory names in the selected directory. Additionally, '.pm', '.pl' and '.pod' are automatically appended to the search as required.

(So, for

example, under Unix, "A::B" is converted to "somedir/A/B.pm", "somedir/A/B.pod", or "somedir/A/B.pl", as appropriate.)

If no such Pod file is found, this method returns undef.

If any of the given search directories contains a F<pod/> subdirectory, then it is searched. (That's how we manage to find F<perlfunc>, for example, which is usually in F<pod/perlfunc> in most Perl dists.)

The C<verbose> and C<inc> attributes influence the behavior of this search; notably, C<inc>, if true, adds @INC I<and also \$Config::Config{'scriptdir'}> to the list of directories to search.

It is common to simply say C<< \$filename = Pod::Simple::Search-> new ->find("perlvar") >> so that just the @INC (well, and scriptdir) directories are searched. (This happens because the C<inc> attribute is true by default.)

Calling Pod::Simple::Search->find(...) is short for Pod::Simple::Search->new->find(...). That is, a throwaway object with default attribute values is used.

```
=head2 C<< $self->contains_pod( $file ) >>
```

Returns true if the supplied filename (not POD module) contains some Pod documentation.

```
=head1 SUPPORT
```

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.



This module is managed in an open GitHub repository,  
L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or  
to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to  
<[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it  
under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but  
without any warranty; without even the implied warranty of  
merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke  
<[sburke@cpan.org](mailto:sburke@cpan.org)> with code borrowed  
from Marek Rouchal's L<Pod::Find>, which in turn heavily borrowed code from  
Nick Ing-Simmons' C<PodToHtml>.

But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<[dwheeler@cpan.org](mailto:dwheeler@cpan.org)>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-  
8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Search.pm  
No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::Subclassing -- write a formatter as a Pod::Simple subclass

## =head1 SYNOPSIS

```
package Pod::SomeFormatter;
use Pod::Simple;
@ISA = qw(Pod::Simple);
$VERSION = '1.01';
use strict;

sub _handle_element_start {
my($parser, $element_name, $attr_hash_r) = @_;
...
}

sub _handle_element_end {
my($parser, $element_name, $attr_hash_r) = @_;
# NOTE: $attr_hash_r is only present when $element_name is "over" or "begin"
# The remaining code excerpts will mostly ignore this $attr_hash_r, as it is
# mostly useless. It is documented where "over-*" and "begin" events are
# documented.
...
}

sub _handle_text {
my($parser, $text) = @_;
...
}
1;
```

## =head1 DESCRIPTION

This document is about using Pod::Simple to write a Pod processor, generally a Pod formatter. If you just want to know about using an existing Pod formatter, instead see its documentation and see also the docs in L<Pod::Simple>.

The

zeroeth step in writing a Pod formatter is to make sure that there isn't already a decent one in CPAN. See L<<http://search.cpan.org/>>, and run a search on the name of the format you want to render to. Also consider joining the Pod People list L<<http://lists.perl.org/showlist.cgi?name=pod-people>> and asking whether anyone has a formatter for that format -- maybe someone cobbled one together but just hasn't released it.

The first step in writing a Pod processor is to read L<[perlpodspec](#)>, which contains notes information on writing a Pod parser (which has been

largely taken care of by Pod::Simple), but also a lot of requirements and recommendations for writing a formatter.

The second step is to actually learn the format you're planning to format to -- or at least as much as you need to know to represent Pod, which probably isn't much.

The third step is to pick which of Pod::Simple's interfaces you want to use -- the basic interface via Pod::Simple or L<Pod::Simple::Methody> is event-based, sort of like L<HTML::Parser>'s interface, or sort of like L<XML::Parser>'s "Handlers" interface), but L<Pod::Simple::PullParser> provides a token-stream interface, sort of like L<HTML::TokenParser>'s interface; L<Pod::Simple::SimpleTree> provides a simple tree interface, rather like XML::Parser's "Tree" interface. Users familiar with XML-handling will find one of these styles relatively familiar; but if you would be even more at home with XML, there are classes that produce an XML representation of the Pod stream, notably L<Pod::Simple::XMLOutputStream>; you can feed the output of such a class to whatever XML parsing system you are most at home with.

The last step is to write your code based on how the events (or tokens, or tree-nodes, or the XML, or however you're parsing) will map to constructs in the output format. Also sure to consider how to escape text nodes containing arbitrary text, and also what to do with text nodes that represent preformatted text (from verbatim sections).

=head1 Events

TODO intro... mention that events are supplied for implicits, like for missing >'s

In the following section, we use XML to represent the event structure associated with a particular construct. That is, TODO

=over

=item C<< \$parser->\_handle\_element\_start( I<element\_name>, I<attr\_hashref> ) >>

=item C<< \$parser->\_handle\_element\_end( I<element\_name> ) >>

=item C<< \$parser->\_handle\_text( I<text\_string> ) >>

=back

TODO describe

=over

=item events with an element\_name of Document

Parsing a document produces this event structure:

```
<Document start_line="543">  
...all events...  
</Document>
```

The value of the I<start\_line> attribute will be the line number of the first Pod directive in the document.

If there is no Pod in the given document, then the event structure will be this:

```
<Document contentless="1" start_line="543">  
</Document>
```

In that case, the value of the I<start\_line> attribute will not be meaningful; under current implementations, it will probably be the line number of the last line in the file.

=item events with an element\_name of Para

Parsing a plain (non-verbatim, non-directive, non-data) paragraph in a Pod document produces this event structure:

```
<Para start_line="543">  
...all events in this paragraph...  
</Para>
```

The value of the I<start\_line> attribute will be the line number of the start of the paragraph.

For example, parsing this paragraph of Pod:

The value of the I<start\_line> attribute will be the line number of the start of the paragraph.

produces this event structure:

```
<Para start_line="129">
```

The value of the  
<I>  
start\_line  
</I>  
attribute will be the line number of the first Pod directive  
in the document.  
</Para>

=item events with an element\_name of B, C, F, or I.

Parsing a BE<lt>...E<gt> formatting code (or of course any of its  
semantically identical syntactic variants

S<BE<lt>E<lt> ... E<gt>E<gt>>,  
or S<BE<lt>E<lt>E<lt>E<lt> ... E<gt>E<gt>E<gt>E<gt>>, etc.)  
produces  
this event structure:

```
<B>  
...stuff...  
</B>
```

Currently, there are no attributes conveyed.

Parsing C, F, or I codes produce the same structure, with only a  
different element name.

If your parser object has been set to accept other formatting codes,  
then they will be presented like these B/C/F/I codes -- i.e., without  
any attributes.

=item events with an element\_name of S

Normally, parsing an SE<lt>...E<gt> sequence produces this event  
structure, just as if it were a B/C/F/I code:

```
<S>  
...stuff...  
</S>
```

However, Pod::Simple (and presumably all derived parsers) offers the  
C<nbsp\_for\_S> option which, if enabled, will suppress all S events, and  
instead change all spaces in the content to non-breaking spaces. This is  
intended for formatters that output to a format that has no code that  
means the same as SE<lt>...E<gt>, but which has a code/character that  
means non-breaking space.

=item events with an element\_name of X

Normally, parsing an `XE<lt>...E<gt>` sequence produces this event structure, just as if it were a B/C/F/I code:

```
<X>
...stuff...
</X>
```

However, Pod::Simple (and presumably all derived parsers) offers the `C<nix_X_codes>` option which, if enabled, will suppress all X events and ignore their content. For formatters/processors that don't use X events, this is presumably quite useful.

=item events with an `element_name` of L

Because the `LE<lt>...E<gt>` is the most complex construct in the language, it should not surprise you that the events it generates are the most complex in the language. Most of complexity is hidden away in the attribute values, so for those of you writing a Pod formatter that produces a non-hypertextual format, you can just ignore the attributes and treat an L event structure like a formatting element that (presumably) doesn't actually produce a change in formatting. That is, the content of the L event structure (as opposed to its attributes) is always what text should be displayed.

There are, at first glance, three kinds of L links: URL, man, and pod.

When a `LE<lt>I<some_url>E<gt>` code is parsed, it produces this event structure:

```
<L content-implicit="yes" raw="that_url" to="that_url" type="url">
that_url
</L>
```

The `C<type="url">` attribute is always specified for this type of L code.

For example, this Pod source:

```
L<http://www.perl.com/CPAN/authors/>
```

produces this event structure:

```
<L content-implicit="yes" raw="http://www.perl.com/CPAN/authors/" to="http://www.perl.com/CPAN/authors/"
type="url">
http://www.perl.com/CPAN/authors/
```

</L>

When a LE<lt>I<manpage(section)>E<gt> code is parsed (and these are fairly rare and not terribly useful), it produces this event structure:

```
<L content-implicit="yes" raw="manpage(section)" to="manpage(section)" type="man">
manpage(section)
</L>
```

The C<type="man"> attribute is always specified for this type of L code.

For example, this Pod source:

```
L<crontab(5)>
```

produces this event structure:

```
<L content-implicit="yes" raw="crontab(5)"
to="crontab(5)" type="man">
crontab(5)
</L>
```

In the rare cases where a man page link has a specified, that text appears in a I<section> attribute. For example, this Pod source:

```
L<crontab(5)/"ENVIRONMENT">
```

will produce this event structure:

```
<L content-implicit="yes" raw="crontab(5)/&quot;ENVIRONMENT&quot;" section="ENVIRONMENT"
to="crontab(5)" type="man">
"ENVIRONMENT" in crontab(5)
</L>
```

In the rare case where the Pod document has code like LE<lt>I<sometext>|I<manpage(section)>E<gt>, then the I<sometext> will appear as the content of the element, the I<manpage(section)> text will appear only as the value of the I<to> attribute, and there will be no C<content-implicit="yes"> attribute (whose presence means that the Pod parser had to infer what text should appear as the link text -- as opposed to cases where that attribute is absent, which means that the Pod parser did I<not> have to infer the link text, because that L code explicitly specified some link text.)

For example, this Pod source:

L<hell itself!|crontab(5)>

will produce this event structure:

```
<L raw="hell itself!|crontab(5)" to="crontab(5)" type="man">
hell itself!
</L>
```

The last type of L structure is for links to/within Pod documents. It is the most complex because it can have a I<to> attribute, I<or> a I<section> attribute, or both. The C<type="pod"> attribute is always specified for this type of L code.

In the most common case, the simple case of a LE<lt>podpageE<gt> code produces this event structure:

```
<L content-implicit="yes" raw="podpage" to="podpage" type="pod">
podpage
</L>
```

For example, this Pod source:

L<Net::Ping>

produces this event structure:

```
<L content-implicit="yes" raw="Net::Ping" to="Net::Ping" type="pod">
Net::Ping
</L>
```

In cases where there is link-text explicitly specified, it is to be found in the content of the element (and not the attributes), just as with the LE<lt>I<sometext>|I<manpage(section)>E<gt> case discussed above. For example, this Pod source:

L<Perl Error Messages|perldiag>

produces this event structure:

```
<L raw="Perl Error Messages|perldiag" to="perldiag" type="pod">
Perl Error Messages
</L>
```

In cases of links to a section in the current Pod document, there is a I<section> attribute instead of a I<to> attribute. For example, this Pod source:



L</"Member Data">

produces this event structure:

```
<L content-implicit="yes" raw="/"&quot;Member Data&quot;" section="Member Data" type="pod">
"Member Data"
</L>
```

As another example, this Pod source:

L<the various attributes|/"Member Data">

produces this event structure:

```
<L raw="the various attributes|/"&quot;Member Data&quot;" section="Member Data" type="pod">
the various attributes
</L>
```

In cases of links to a section in a different Pod document, there are both a I<section> attribute and a L<to> attribute.

For example, this Pod source:

L<perlsyn/"Basic BLOCKs and Switch Statements">

produces this event structure:

```
<L content-implicit="yes"
raw="perlsyn/"&quot;Basic BLOCKs and Switch Statements&quot;" section="Basic BLOCKs and Switch
Statements" to="perlsyn" type="pod">
"Basic BLOCKs and Switch Statements" in perlsyn
</L>
```

As another example, this Pod source:

L<SWITCH statements|perlsyn/"Basic BLOCKs and Switch Statements">

produces this event structure:

```
<L raw="SWITCH statements|perlsyn/"&quot;Basic BLOCKs and Switch Statements&quot;" section="Basic
BLOCKs and Switch Statements" to="perlsyn" type="pod">
SWITCH statements
</L>
```

Incidentally, note that we do not distinguish between these syntaxes:

L</"Member Data">

L<"Member Data">

L</Member Data>

L<Member Data> [deprecated syntax]

That is, they all produce the same event structure (for the most part), namely:

```
<L content-implicit="yes" raw="$depends_on_syntax" section="Member Data" type="pod">
  &#34;Member Data&#34;
</L>
```

The I<raw> attribute depends on what the raw content of the C<LE<lt>E<gt>> is, so that is why the event structure is the same "for the most part".

If you have not guessed it yet, the I<raw> attribute contains the raw, original, unescaped content of the C<LE<lt>E<gt>> formatting code. In addition to the examples above, take notice of the following event structure produced by the following C<LE<lt>E<gt>> formatting code.

```
L<click B<here>|page/About the C<-M> switch>
```

```
<L raw="click B<here>|page/About the C<-M> switch" section="About the -M switch" to="page" type="pod">
  click B<here>
</L>
```

Specifically, notice that the formatting codes are present and unescaped in I<raw>.

There is a known bug in the I<raw> attribute where any surrounding whitespace is condensed into a single ' '. For example, given LE<60> linkE<62>, I<raw> will be " link".

=item events with an element\_name of E or Z

While there are Pod codes EE<lt>...E<gt> and ZE<lt>E<gt>, these I<do not> produce any E or Z events -- that is, there are no such events as E or Z.

=item events with an element\_name of Verbatim

When a Pod verbatim paragraph (AKA "codeblock") is parsed, it produces this event structure:

```
<Verbatim start_line="543" xml:space="preserve">
  ...text...
</Verbatim>
```

The value of the I<start\_line> attribute will be the line number of the first line of this verbatim block. The I<xml:space> attribute is always

present, and always has the value "preserve".

The text content will have tabs already expanded.

=item events with an element\_name of head1 .. head4

When a "=head1 ..." directive is parsed, it produces this event structure:

```
<head1>
...stuff...
</head1>
```

For example, a directive consisting of this:

=head1 Options to C<new> et al.

will produce this event structure:

```
<head1 start_line="543">
Options to
<C>
  new
</C>
et al.
</head1>
```

"=head2" thru "=head4" directives are the same, except for the element names in the event structure.

=item events with an element\_name of encoding

In the default case, the events corresponding to C<=encoding> directives are not emitted.

They are emitted if C<keep\_encoding\_directive> is true.

In that case they produce event structures like

L</"events with an element\_name of head1 .. head4"> above.

=item events with an element\_name of over-bullet

When an "=over ... Z<=>back" block is parsed where the items are a bulleted list, it will produce this event structure:

```
<over-bullet indent="4" start_line="543">
<item-bullet start_line="545">
  ...Stuff...
</item-bullet>
```

...more item-bullets...

```
</over-bullet fake-closer="1">
```

The attribute `I<fake-closer>` is only present if it is a true value; it is not present if it is a false value. It is shown in the above example to illustrate where the attribute is (in the `B<closing>` tag). It signifies that the `C<=over>` did not have a matching `C<=back>`, and thus `Pod::Simple` had to create a fake closer.

For example, this Pod source:

```
=over
```

```
=item *
```

```
Something
```

```
=back
```

Would produce an event structure that does `B<not>` have the `I<fake-closer>` attribute, whereas this Pod source:

```
=over
```

```
=item *
```

Gasp! An unclosed `=over` block!

would. The rest of the `over-*` examples will not demonstrate this attribute, but they all can have it. See `L<Pod::Checker>`'s source for an example of this attribute being used.

The value of the `I<indent>` attribute is whatever value is after the `"=over"` directive, as in `"=over 8"`. If no such value is specified in the directive, then the `I<indent>` attribute has the value `"4"`.

For example, this Pod source:

```
=over
```

```
=item *
```

```
Stuff
```

```
=item *
```

```
Bar I<baz>!
```

=back

produces this event structure:

```
<over-bullet indent="4" start_line="10">
<item-bullet start_line="12">
  Stuff
</item-bullet>
<item-bullet start_line="14">
  Bar <I>baz</I>!
</item-bullet>
</over-bullet>
```

=item events with an element\_name of over-number

When an "=over ... Z<>=back" block is parsed where the items are a numbered list, it will produce this event structure:

```
<over-number indent="4" start_line="543">
<item-number number="1" start_line="545">

...Stuff...
</item-number>
...more item-number...
</over-bullet>
```

This is like the "over-bullet" event structure; but note that the contents are "item-number" instead of "item-bullet", and note that they will have a "number" attribute, which some formatters/processors may ignore (since, for example, there's no need for it in HTML when producing an "<UL><LI>...</LI>...</UL>" structure), but which any processor may use.

Note that the values for the I<number> attributes of "item-number" elements in a given "over-number" area I<will> start at 1 and go up by one each time. If the Pod source doesn't follow that order (even though it really should!), whatever numbers it has will be ignored (with the correct values being put in the I<number> attributes), and an error message might be issued to the user.

=item events with an element\_name of over-text

These events are somewhat unlike the other over-\* structures, as far as what their contents are. When an "=over ... Z<>=back" block is parsed where the items are a list of text "subheadings", it will produce this event structure:

```
<over-text indent="4" start_line="543">
```

```
<item-text>
  ...stuff...
</item-text>
...stuff (generally Para or Verbatim elements)...
<item-text>
  ...more item-text and/or stuff...
</over-text>
```

The `I<indent>` and `I<fake-closer>` attributes are as with the other over-\* events.

For example, this Pod source:

```
=over

=item Foo

Stuff

=item Bar I<baz>!

Quux

=back
```

produces this event structure:

```
<over-text indent="4" start_line="20">
<item-text start_line="22">
  Foo
</item-text>
<Para start_line="24">
  Stuff
</Para>
<item-text start_line="26">
  Bar
  <I>
    baz
  </I>
  !
</item-text>
<Para start_line="28">
  Quux
</Para>
</over-text>
```

=item events with an `element_name` of `over-block`

These events are somewhat unlike the other over-\* structures, as far as what their contents are. When an "=over ... Z<>=back" block is parsed where there are no items, it will produce this event structure:

```
<over-block indent="4" start_line="543">
...stuff (generally Para or Verbatim elements)...
</over-block>
```

The I<indent> and I<fake-closer> attributes are as with the other over-\* events.

For example, this Pod source:

```
=over
```

For cutting off our trade with all parts of the world

For transporting us beyond seas to be tried for pretended offenses

He is at this time transporting large armies of foreign mercenaries to complete the works of death, desolation and tyranny, already begun with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation.

```
=back
```

will produce this event structure:

```
<over-block indent="4" start_line="2">
<Para start_line="4">
  For cutting off our trade with all parts of the world
</Para>
<Para start_line="6">
  For transporting us beyond seas to be tried for pretended offenses
</Para>
<Para start_line="8">

  He is at this time transporting large armies of [...more text...]
</Para>
</over-block>
```

=item events with an element\_name of over-empty

B<Note: These events are only triggered if C<parse\_empty\_lists()> is set to a true value.>

These events are somewhat unlike the other over-\* structures, as far as what their contents are. When an "=over ... Z<>=back" block is parsed where there is no content, it will produce this event structure:

```
<over-empty indent="4" start_line="543">
</over-empty>
```

The I<indent> and I<fake-closer> attributes are as with the other over-\* events.

For example, this Pod source:

```
=over

=over

=back

=back
```

will produce this event structure:

```
<over-block indent="4" start_line="1">
<over-empty indent="4" start_line="3">
</over-empty>
</over-block>
```

Note that the outer C<=over> is a block because it has no C<=item>s but still has content: the inner C<=over>. The inner C<=over>, in turn, is completely empty, and is treated as such.

=item events  
with an element\_name of item-bullet

See L</"events with an element\_name of over-bullet">, above.

=item events with an element\_name of item-number

See L</"events with an element\_name of over-number">, above.

=item events with an element\_name of item-text

See L</"events with an element\_name of over-text">, above.

=item events with an element\_name of for

TODO...

=item events with an element\_name of Data



TODO...

=back

=head1 More Pod::Simple Methods

Pod::Simple provides a lot of methods that aren't generally interesting to the end user of an existing Pod formatter, but some of which you might find useful in writing a Pod formatter. They are listed below. The first several methods (the `accept_*` methods) are for declaring the capabilities of your parser, notably what `C<=for I<targetname>>` sections it's interested in, what extra `NE<lt>...E<gt>` codes it accepts beyond the ones described in the `I<perlpod>`.

=over

=item C<< \$parser->accept\_targets( I<SOMEVALUE> ) >>

As the parser  
sees sections like:

=for html 

or

=begin html



=end html

...the parser will ignore these sections unless your subclass has specified that it wants to see sections targeted to "html" (or whatever the formatter name is).

If you want to process all sections, even if they're not targeted for you, call this before you start parsing:

```
$parser->accept_targets('*');
```

=item C<< \$parser->accept\_targets\_as\_text( I<SOMEVALUE> ) >>

This is like `accept_targets`, except that it specifies also that the content of sections for this target should be treated as Pod text even if the target name in `"=for I<targetname>"` doesn't start with a ":".

At time of writing, I don't think you'll need to use this.

```
=item C<< $parser->accept_codes( I<Codename>, I<Codename>... ) >>
```

This tells the parser that you accept additional formatting codes, beyond just the standard ones (I B C L F S X, plus the two weird ones you don't actually see in the parse tree, Z and E). For example, to also accept codes "N", "R", and "W":

```
$parser->accept_codes( qw( N R W ) );
```

B<TODO: document how this interacts with =extend, and long element names>

```
=item C<< $parser->accept_directive_as_data( I<directive_name> ) >>
```

```
=item C<< $parser->accept_directive_as_verbatim( I<directive_name> ) >>
```

```
=item C<< $parser->accept_directive_as_processed( I<directive_name> ) >>
```

In the unlikely situation that you need to tell the parser that you will accept additional directives ("=foo" things), you need to first set the parser to treat its content as data (i.e., not really processed at all), or as verbatim (mostly just expanding tabs), or as processed text (parsing formatting codes like BE<lt>...E<gt>).

For example, to accept a new directive "=method", you'd presumably use:

```
$parser->accept_directive_as_processed("method");
```

so that you could have Pod lines like:

```
=method I<$whatever> thing B<um>
```

Making up your own directives breaks compatibility with other Pod formatters,

in a way that using "=for I<target> ..." lines doesn't; however, you may find this useful if you're making a Pod superset format where you don't need to worry about compatibility.

```
=item C<< $parser->nbsp;_for_S( I<BOOLEAN> ); >>
```

Setting this attribute to a true value (and by default it is false) will

turn "SE<lt>...E<gt>" sequences into sequences of words separated by C<\xA0> (non-breaking space) characters. For example, it will take this:

```
I like S<Dutch apple pie>, don't you?
```

and treat it as if it were:

```
I like DutchE<nbsp>appleE<nbsp>pie, don't you?
```

This is handy for output formats that don't have anything quite like an "SE<lt>...E<gt>" code, but which do have a code for non-breaking space.

There is currently no method for going the other way; but I can probably provide one upon request.

```
=item C<< $parser->version_report() >>
```

This returns a string reporting the \$VERSION value from your module (and its classname) as well as the \$VERSION value of Pod::Simple. Note that

L<perlpodspec> requires output formats (wherever possible) to note this detail in a comment in the output format. For example, for some kind of SGML output format:

```
print OUT "<!-- \n", $parser->version_report, "\n -->";
```

```
=item C<< $parser->pod_para_count() >>
```

This returns the count of Pod paragraphs seen so far.

```
=item C<< $parser->line_count() >>
```

This is the current line number being parsed. But you might find the "line\_number" event attribute more accurate, when it is present.

```
=item C<< $parser->nix_X_codes( I<SOMEVALUE> ) >>
```

This attribute, when set to a true value (and it is false by default) ignores any "XE<lt>...E<gt>" sequences in the document being parsed. Many formats don't actually use the content of these codes, so have no reason to process them.

```
=item C<< $parser->keep_encoding_directive( I<SOMEVALUE> ) >>
```

This attribute, when set to a true value (it is false by default) will keep C<=encoding> and its content in the event structure. Most formats don't actually need to process the content of an C<=encoding> directive, even when this directive sets the encoding and the processor makes use of the encoding information. Indeed, it is possible to know the encoding without processing the directive content.

```
=item C<< $parser->merge_text( I<SOMEVALUE> ) >>
```

This attribute, when set to a true value (and it is false by default) makes sure that only one event (or token, or node) will be created for any single contiguous sequence of text. For example, consider this somewhat contrived example:

```
I just LOVE Z<>hotE<32>apple pie!
```

When that is parsed and events are about to be called on it, it may actually seem to be four different text events, one right after another: one event for "I just LOVE ", one for "hot", one for " ", and one for "apple pie!". But if you have merge\_text on, then you're guaranteed that it will be fired as one text event: "I just LOVE hot apple pie!".

```
=item C<< $parser->code_handler( I<CODE_REF> ) >>
```

This specifies code that should be called when a code line is seen (i.e., a line outside of the Pod). Normally this is undef, meaning that no code should be called. If you provide a routine, it should start out like this:

```
sub get_code_line { # or whatever you'll call it
    my($line, $line_number, $parser) = @_ ;
    ...
}
```

Note, however, that sometimes the Pod events aren't processed in exactly the same order as the code lines are -- i.e., if you have a file with Pod, then code, then more Pod, sometimes the code will be processed (via whatever you have code\_handler call) before the all of the preceding Pod has been processed.

```
=item C<< $parser->cut_handler( I<CODE_REF> ) >>
```

This is just like the code\_handler attribute, except that it's for

"=cut" lines, not code lines. The same caveats apply. "=cut" lines are unlikely to be interesting, but this is included for completeness.

```
=item C<< $parser->pod_handler( I<CODE_REF> ) >>
```

This is just like the `code_handler` attribute, except that it's for "=pod" lines, not code lines. The same caveats apply. "=pod" lines are unlikely to be interesting, but this is included for completeness.

```
=item C<< $parser->whiteline_handler( I<CODE_REF> ) >>
```

This is just like the `code_handler` attribute, except that it's for lines that are seemingly blank but have whitespace (" " and/or "\t") on them, not code lines. The same caveats apply. These lines are unlikely to be interesting, but this is included for completeness.

```
=item C<< $parser->whine( I<linenumber>, I<complaint string> ) >>
```

This notes a problem in the Pod, which will be reported to in the "Pod Errors" section of the document and/or send to `STDERR`, depending on the values of the attributes `C<no_whining>`, `C<no_errata_section>`, and `C<complain_stderr>`.

```
=item C<< $parser->scream( I<linenumber>, I<complaint string> ) >>
```

This notes an error like `C<whine>` does, except that it is not suppressible with `C<no_whining>`. This should be used only for very serious errors.

```
=item C<< $parser->source_dead(1) >>
```

This aborts parsing of the current document, by switching on the flag that indicates that EOF has been seen. In particularly drastic cases, you might want to do this. It's rather nicer than just calling `C<die>!`

```
=item C<< $parser->hide_line_numbers( I<SOMEVALUE> ) >>
```

Some subclasses that indiscriminately dump event attributes (well, except for ones beginning with "~") can use this object attribute for refraining to dump the "start\_line" attribute.

=item C<< \$parser->no\_whining( I<SOMEVALUE> ) >>

This attribute, if set to true, will suppress reports of non-fatal error messages. The default value is false, meaning that complaints I<are> reported. How they get reported depends on the values of the attributes C<no\_errata\_section> and C<complain\_stderr>.

=item C<< \$parser->no\_errata\_section( I<SOMEVALUE> ) >>

This attribute, if set to true, will suppress generation of an errata section. The default value is false -- i.e., an errata section will be generated.

=item

C<< \$parser->complain\_stderr( I<SOMEVALUE> ) >>

This attribute, if set to true will send complaints to STDERR. The default value is false -- i.e., complaints do not go to STDERR.

=item C<< \$parser->bare\_output( I<SOMEVALUE> ) >>

Some formatter subclasses use this as a flag for whether output should have prologue and epilogue code omitted. For example, setting this to true for an HTML formatter class should omit the "<html><head><title>...</title><body>..." prologue and the "</body></html>" epilogue.

If you want to set this to true, you should probably also set C<no\_whining> or at least C<no\_errata\_section> to true.

=item C<< \$parser->preserve\_whitespace( I<SOMEVALUE> ) >>

If you set this attribute to a true value, the parser will try to preserve whitespace in the output. This means that such formatting conventions as two spaces after periods will be preserved by the parser. This is primarily useful for output formats that treat whitespace as significant (such as text or \*roff, but not HTML).

=item C<< \$parser->parse\_empty\_lists( I<SOMEVALUE> ) >>

If this attribute is set to true, the parser will not ignore empty C<=over>/C<=back> blocks. The type of C<=over> will be I<empty>, documented above, L<events with an element\_name of over-empty>.

=back

=head1 SEE ALSO

L<Pod::Simple> -- event-based Pod-parsing framework

L<Pod::Simple::Methody> -- like Pod::Simple, but each sort of event calls its own method (like C<start\_head3>)

L<Pod::Simple::PullParser> -- a Pod-parsing framework like Pod::Simple, but with a token-stream interface

L<Pod::Simple::SimpleTree> -- a Pod-parsing framework like Pod::Simple, but with a tree interface

L<Pod::Simple::Checker> -- a simple Pod::Simple subclass that reads documents, and then makes a plaintext report of any errors found in the document

L<Pod::Simple::DumpAsXML> -- for dumping Pod documents as tidily indented XML, showing each event on its own line

L<Pod::Simple::XMLOutputStream> -- dumps a Pod document as XML (without introducing extra whitespace as Pod::Simple::DumpAsXML does).

L<Pod::Simple::DumpAsText> -- for dumping Pod documents as tidily indented text, showing each event on its own line

L<Pod::Simple::LinkSection> -- class for objects representing the values of the TODO and TODO attributes of LE<lt>...E<gt> elements

L<Pod::Escapes> -- the module the Pod::Simple uses for evaluating EE<lt>...E<gt> content

L<Pod::Simple::Text> -- a simple plaintext formatter for Pod

L<Pod::Simple::TextContent> -- like Pod::Simple::Text, but makes no effort for indent or wrap the text being formatted

L<Pod::Simple::HTML> -- a simple HTML formatter for Pod

L<perlpod|perlpod>

L<perlpodspec|perlpodspec>

L<perldoc>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the

pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<[dwheeler@cpan.org](mailto:dwheeler@cpan.org)>

=back

=for notes

Hm, my old podchecker version (1.2) says:

\*\*\* WARNING: node 'http://search.cpan.org/' contains non-escaped | or / at line 38 in file Subclassing.pod

\*\*\* WARNING: node 'http://lists.perl.org/showlist.cgi?name=pod-people' contains non-escaped | or / at line 41 in file Subclassing.pod

Yes, L<...> is hard.

=cut



Found in path(s):

```
* /opt/cola/permits/1000849041_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Subclassing.pod
```

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::PullParserEndToken -- end-tokens from Pod::Simple::PullParser

=head1 SYNOPSIS

(See L<Pod::Simple::PullParser>)

=head1 DESCRIPTION

When you do `$parser->get_token` on a L<Pod::Simple::PullParser>, you might get an object of this class.

This is a subclass of L<Pod::Simple::PullParserToken> and inherits all its methods, and adds these methods:

=over

=item `$token->tagname`

This returns the tagname for this end-token object.  
For example, parsing a "`=head1 ...`" line will give you a start-token with the tagname of "head1", token(s) for its content, and then an end-token with the tagname of "head1".

=item `$token->tagname(I<somestring>)`

This changes the tagname for this end-token object.  
You probably won't need to do this.

=item `$token->tag(...)`

A shortcut for `$token->tagname(...)`

=item `$token->is_tag(I<somestring>)` or `$token->is_tagname(I<somestring>)`

These are shortcuts for `C<< $token->tag()`  
`eq I<somestring> >>`

=back

You're unlikely to ever need to construct an object of this class for yourself, but if you want to, call

```
C<<
Pod::Simple::PullParserEndToken->new( I<tagname> )
>>
```

=head1 SEE ALSO

L<Pod::Simple::PullParserToken>, L<Pod::Simple>, L<Pod::Simple::Subclassing>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/PullParserEndToken.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::HTML - convert Pod to HTML

=head1 SYNOPSIS

```
perl -MPod::Simple::HTML -e Pod::Simple::HTML::go thingy.pod
```

=head1 DESCRIPTION

This class is for making an HTML rendering of a Pod document.

This is a subclass of L<Pod::Simple::PullParser> and inherits all its methods (and options).

Note that if you want to do a batch conversion of a lot of Pod documents to HTML, you should see the module L<Pod::Simple::HTMLBatch>.

=head1 CALLING FROM THE COMMAND LINE

TODO

```
perl -MPod::Simple::HTML -e Pod::Simple::HTML::go Thing.pod Thing.html
```

=head1 CALLING FROM PERL

=head2 Minimal code

```
use Pod::Simple::HTML;
my $p = Pod::Simple::HTML->new;
$p->output_string(\my $html);
```

```
$p->parse_file('path/to/Module/Name.pm');  
open my $out, '>', 'out.html' or die "Cannot open 'out.html': $!\n";  
print $out $html;
```

=head2 More detailed example

```
use Pod::Simple::HTML;
```

Set the content type:

```
$Pod::Simple::HTML::Content_decl  
= q{<meta http-equiv="Content-Type" content="text/html; charset=UTF-8" >};
```

```
my $p = Pod::Simple::HTML->new;
```

Include a single javascript source:

```
$p->html_javascript('http://abc.com/a.js');
```

Or insert multiple javascript source in the header  
(or for that matter include anything, though this is not recommended)

```
$p->html_javascript(  
    <script type="text/javascript" src="http://abc.com/b.js"></script>  
    <script type="text/javascript" src="http://abc.com/c.js"></script>);
```

Include a single css source in the header:

```
$p->html_css('/style.css');
```

or insert multiple css sources:

```
$p->html_css(  
    <link rel="stylesheet" type="text/css" title="pod_stylesheet" href="http://remote.server.com/jquery.css">  
    <link rel="stylesheet" type="text/css" title="pod_stylesheet" href="/style.css">);
```

Tell the parser where should the output go. In this case it will be placed in the \$html variable:

```
my $html;  
$p->output_string(\ $html);
```

Parse and  
process a file with pod in it:

```
$p->parse_file('path/to/Module/Name.pm');
```

=head1 METHODS

TODO

all (most?) accessorized methods

The following variables need to be set B<before> the call to the ->new constructor.

Set the string that is included before the opening <html> tag:

```
$Pod::Simple::HTML::Doctype_decl = qq{<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.01  
Transitional//EN"  
"http://www.w3.org/TR/html4/loose.dtd">\n};
```

Set the content-type in the HTML head: (defaults to ISO-8859-1)

```
$Pod::Simple::HTML::Content_decl = q{<meta http-equiv="Content-Type" content="text/html; charset=UTF-8"  
>};
```

Set the value that will be ebedded in the opening tags of F, C tags and verbatim text.

F maps to <em>, C maps to <code>, Verbatim text maps to <pre> (Computerese defaults to "")

```
$Pod::Simple::HTML::Computerese = ' class="some_class_name";
```

```
=head2 html_css
```

```
=head2 html_javascript
```

```
=head2 title_prefix
```

```
=head2 title_postfix
```

```
=head2 html_header_before_title
```

This includes everything before

the <title> opening tag including the Document type

and including the opening <title> tag. The following call will set it to be a simple HTML file:

```
$p->html_header_before_title('<html><head><title>');
```

```
=head2 html_h_level
```

Normally =head1 will become <h1>, =head2 will become <h2> etc.

Using the html\_h\_level method will change these levels setting the h level of =head1 tags:

```
$p->html_h_level(3);
```

Will make sure that =head1 will become <h3> and =head2 will become <h4> etc...

=head2 index

Set it to some true value if you want to have an index (in reality a table of contents) to be added at the top of the generated HTML.

```
$p->index(1);
```

=head2 html\_header\_after\_title

Includes the closing tag of </title> and through the rest of the head till the opening of the body

```
$p->html_header_after_title('</title>...</head><body id="my_id">');
```

=head2 html\_footer

The very end of the document:

```
$p->html_footer( qq[\n<!-- end doc -->\n\n</body></html>\n] );
```

=head1 SUBCLASSING

Can

use any of the methods described above but for further customization one needs to override some of the methods:

```
package My::Pod;
```

```
use strict;
```

```
use warnings;
```

```
use base 'Pod::Simple::HTML';
```

```
# needs to return a URL string such
```

```
# http://some.other.com/page.html
```

```
# #anchor_in_the_same_file
```

```
# /internal/ref.html
```

```
sub do_pod_link {
```

```
    # My::Pod object and Pod::Simple::PullParserStartToken object
```

```
    my ($self, $link) = @_;
```

```
    say $link->tagname;      # will be L for links
```

```
    say $link->attr('to');   #
```

```
    say $link->attr('type'); # will be 'pod' always
```

```
    say $link->attr('section');
```

```
# Links local to our web site
```

```
if ($link->tagname eq 'L' and $link->attr('type') eq 'pod') {
```

```

my $to = $link->attr('to');
if ($to =~ /^Padre::/) {
    $to =~ s{::}{/}g;
    return "/docs/Padre/$to.html";
}
}

# all other links are generated by the parent class
my $ret = $self->SUPER::do_pod_link($link);
return $ret;
}

1;

```

Meanwhile  
in script.pl:

```

use My::Pod;

my $p = My::Pod->new;

my $html;
$p->output_string(\$html);
$p->parse_file('path/to/Module/Name.pm');
open my $out, '>', 'out.html' or die;
print $out $html;

```

TODO

maybe override do\_beginning do\_end

=head1 SEE ALSO

L<Pod::Simple>, L<Pod::Simple::HTMLBatch>

TODO: a corpus of sample Pod input and HTML output? Or common idioms?

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002-2004 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 ACKNOWLEDGEMENTS

Thanks to L<Hurricane Electric|http://he.net/> for permission to use its L<Linux man pages online|http://man.he.net/> site for man page links.

Thanks to L<search.cpan.org|http://search.cpan.org/> for permission to use the site for Perl module links.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/HTML.pm

No license file was found, but licenses were detected in source scan.

## =head1 SEE ALSO



L<Pod::Simple>, L<Pod::Simple::Text>, L<Pod::Spell>

## =head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2003-2005 Allison Randal.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1

### ACKNOWLEDGEMENTS

Thanks to L<Hurricane Electric|<http://he.net/>> for permission to use its L<Linux man pages online|<http://man.he.net/>> site for man page links.

Thanks to L<[search.cpan.org](http://search.cpan.org/)|<http://search.cpan.org/>> for permission to use the site for Perl module links.

## =head1 AUTHOR

Pod::Simple::XHTML was created by Allison Randal <[allison@perl.org](mailto:allison@perl.org)>.

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/XHTML.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::Debug -- put Pod::Simple into trace/debug mode

=head1 SYNOPSIS

use Pod::Simple::Debug (5); # or some integer

Or:

```
my $debuglevel;
use Pod::Simple::Debug (\$debuglevel, 0);
...some stuff that uses Pod::Simple to do stuff, but which
you don't want debug output from...
```

```
$debug_level = 4;
...some stuff that uses Pod::Simple to do stuff, but which
you DO want debug output from...
```

```
$debug_level = 0;
```

=head1 DESCRIPTION

This is an internal module for controlling the debug level (a.k.a. trace level) of Pod::Simple. This is of interest only to Pod::Simple developers.

=head1 CAVEATS

Note that you should load this module I<before> loading Pod::Simple (or any Pod::Simple-based class). If you try loading Pod::Simple::Debug after &Pod::Simple::DEBUG is already defined, Pod::Simple::Debug will throw a fatal error to the effect that

"it's too late to call Pod::Simple::Debug".

Note that

the C<use Pod::Simple::Debug (\\$x, I<someenum>)> mode will make Pod::Simple (et al) run rather slower, since &Pod::Simple::DEBUG won't be a constant sub anymore, and so Pod::Simple (et al) won't compile with constant-folding.

=head1 GUTS

Doing this:

```
use Pod::Simple::Debug (5); # or some integer
```

is basically equivalent to:

```
BEGIN { sub Pod::Simple::DEBUG () {5} } # or some integer
use Pod::Simple ();
```

And this:

```
use Pod::Simple::Debug (\$debug_level,0); # or some integer
```

is basically equivalent to this:

```
my \$debug_level;
BEGIN { \$debug_level = 0 }
BEGIN { sub Pod::Simple::DEBUG () { \$debug_level }
use Pod::Simple ();
```

=head1 SEE ALSO

L<Pod::Simple>

The article "Constants in Perl", in I<The Perl Journal> issue 21. See L<<http://interglacial.com/tpj/21/>>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed

in an open GitHub repository,

L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Debug.pm

No license file was found, but licenses were detected in source scan.

## =head1 NAME

perlfaq3 - Programming Tools (\$Revision: 1.38 \$, \$Date: 1999/05/23 16:08:30 \$)

## =head1 DESCRIPTION

This section of the FAQ answers questions related to programmer tools and programming support.

## =head2 How do I do (anything)?

Have you looked at CPAN (see [L<perlfaq2>](#))? The chances are that someone has already written a module that can solve your problem. Have you read the appropriate man pages? Here's a brief index:

Basics     perldata, perlvar, perlsyn, perlop, perlsub  
Execution perlrun, perldebug  
Functions perlfunc  
Objects   perlref, perlmod, perlobj, perltie  
Data Structures perlref, perllo, perlisc  
Modules   perlmod, perlmodlib, perlsub  
Regexes   perlre, perlfunc, perlop, perllocale  
Moving to perl5 perltrap, perl  
Linking w/C perlxs, perlcall, perlgu, perlmb  
Various   <http://www.perl.com/CPAN/doc/FMTEYEWTK/index.html>  
(not a man-page but still useful)

A crude table of contents for the Perl man page set is found in [L<perltoc>](#).

## =head2 How can I use Perl interactively?

The typical approach uses the Perl debugger, described in the [perldebug\(1\)](#) man page, on an "empty" program, like this:

```
perl -de 42
```

Now just type in any legal Perl code, and it will be immediately evaluated. You can also examine the symbol table, get stack backtraces, check variable values, set breakpoints, and other operations typically found in symbolic debuggers.

## =head2 Is there a Perl shell?

In general, no. The `Shell.pm` module (distributed with Perl) makes Perl try commands which aren't part of the Perl language as shell commands. `perlsh` from the source distribution is simplistic and uninteresting, but may still be what you want.

## =head2 How do I debug my Perl programs?

Have you tried `C<use warnings>` or used `C<-w>`? They enable warnings to detect dubious practices.

Have you tried `C<use strict>`? It prevents you from using symbolic references, makes you predeclare any

subroutines that you call as bare words, and (probably most importantly) forces you to predeclare your variables with `C<my>`, `C<our>`, or `C<use vars>`.

Did you check the return values of each and every system call? The operating system (and thus Perl) tells you whether they worked, and if not why.

```
open(FH, "> /etc/cantwrite")
  or die "Couldn't write to /etc/cantwrite: $!\n";
```

Did you read `L<perltrap>`? It's full of gotchas for old and new Perl programmers and even has sections for those of you who are upgrading from languages like `I<awk>` and `I<C>`.

Have you tried the Perl debugger, described in `L<perldebug>`? You can step through your program and see what it's doing and thus work out why what it's doing isn't what it should be doing.

`=head2` How do I profile my Perl programs?

You should get the `Devel::DProf` module from the standard distribution (or separately on CPAN) and also use `Benchmark.pm` from the standard distribution. The `Benchmark` module lets you time specific portions of your code, while `Devel::DProf` gives detailed breakdowns of where your code spends its time.

Here's a sample use of `Benchmark`:

```
use Benchmark;

@junk = `cat /etc/motd`;
$count = 10_000;

timethese($count, {
    'map' => sub { my @a = @junk;
        map { s/a/b/ } @a;
        return @a
    },
    'for' => sub { my @a = @junk;
        local $_;
        for (@a) { s/a/b/ };
        return @a },
    });
```

This is what it prints (on one machine--your results will be dependent on your hardware, operating system, and the load on your machine):

Benchmark: timing 10000 iterations of for, map...  
for: 4 secs ( 3.97 usr 0.01 sys = 3.98 cpu)  
map: 6 secs ( 4.97 usr 0.00 sys = 4.97 cpu)

Be aware that a good benchmark is very hard to write. It only tests the data you give it and proves little about the differing complexities of contrasting algorithms.

=head2 How do I cross-reference my Perl programs?

The B::Xref module, shipped with the new, alpha-release Perl compiler (not the general distribution prior to the 5.005 release), can be used to generate cross-reference reports for Perl programs.

```
perl -MO=Xref[,OPTIONS] scriptname.plx
```

=head2 Is there a pretty-printer (formatter) for Perl?

There is no program that will reformat Perl as much as indent(1) does for C. The complex feedback between the scanner and the parser (this feedback is what confuses the vgrind and emacs programs) makes it challenging at best to write a stand-alone Perl parser.

Of course, if you simply follow the guidelines in L<perlstyle>, you shouldn't need to reformat. The habit of formatting your code as you write it will help prevent bugs. Your editor can and should help you with this. The perl-mode or newer cperl-mode for emacs can provide remarkable amounts of help with most (but not all) code, and even less programmable editors can provide significant assistance. Tom swears by the following settings in vi and its clones:

```
set ai sw=4
```

```
map! ^O {^M}^[O^T
```

Now put that in your F<.exrc> file (replacing the caret characters with control characters) and away you go. In insert mode, ^T is for indenting, ^D is for undenting, and ^O is for blockdenting-- as it were. If you haven't used the last one, you're missing a lot. A more complete example, with comments, can be found at <http://www.perl.com/CPAN-local/authors/id/TOMC/scripts/toms.exrc.gz>

If you are used to using the I<vgrind> program for printing out nice code to a laser printer, you can take a stab at this using

<http://www.perl.com/CPAN/doc/misc/tips/working.vgrind.entry>, but the results are not particularly satisfying for sophisticated code.

The a2ps at <http://www.infres.enst.fr/%7Edemaille/a2ps/> does lots of things related to generating nicely printed output of documents.

=head2 Is there a ctags for Perl?

There's a simple one at <http://www.perl.com/CPAN/authors/id/TOMC/scripts/ptags.gz> which may do the trick. And if not, it's easy to hack into what you want.

=head2

Is there an IDE or Windows Perl Editor?

Perl programs are just plain text, so any editor will do.

If you're on Unix, you already have an IDE--Unix itself. The UNIX philosophy is the philosophy of several small tools that each do one thing and do it well. It's like a carpenter's toolbox.

If you want a Windows IDE, check the following:

=over 4

=item CodeMagicCD

<http://www.codemagiccd.com/>

=item Komodo

ActiveState's cross-platform, multi-language IDE has Perl support, including a regular expression debugger and remote debugging (<http://www.ActiveState.com/Products/Komodo/index.html>). (Visual Perl, a Visual Studio.NET plug-in is currently (early 2001) in beta (<http://www.ActiveState.com/Products/VisualPerl/index.html>)).

=item The Object System

([http://www.castlelink.co.uk/object\\_system/](http://www.castlelink.co.uk/object_system/)) is a Perl web applications development IDE.

=item PerlBuilder

(<http://www.solutionsoft.com/perl.htm>) is an integrated development environment for Windows that supports Perl development.

=item

Perl code magic



(<http://www.petes-place.com/codemagic.html>).

=item visiPerl+

<http://helpconsulting.net/visiperl/>, from Help Consulting.

=back

For editors: if you're on Unix you probably have vi or a vi clone already, and possibly an emacs too, so you may not need to download anything. In any emacs the cperl-mode (M-x cperl-mode) gives you perhaps the best available Perl editing mode in any editor.

For Windows editors: you can download an Emacs

=over 4

=item GNU Emacs

<http://www.gnu.org/software/emacs/windows/ntemacs.html>

=item MicroEMACS

<http://members.nbc.com/uemacs/>

=item XEmacs

<http://www.xemacs.org/Download/index.html>

=back

or a vi clone such as

=over 4

=item Elvis

<ftp://ftp.cs.pdx.edu/pub/elvis/> <http://www.fh-wedel.de/elvis/>

=item Vile

<http://vile.cx/>

=item Vim

<http://www.vim.org/>

win32: <http://www.cs.vu.nl/%7Etmgil/vi.html>

=back

For vi lovers in general, Windows or elsewhere:

<http://www.thomer.com/thomer/vi/vi.html>.

nvi (<http://www.bostic.com/vi/>, available from CPAN in src/misc/) is yet another vi clone, unfortunately not available for Windows, but in UNIX platforms you might be interested in trying it out, firstly because strictly speaking it is not a vi clone, it is the real vi, or the new incarnation of it, and secondly because you can embed Perl inside it to use Perl as the scripting language. nvi is not alone in this, though: at least also vim and vile offer an embedded Perl.

The following are Win32 multilanguage editor/IDESs that support Perl:

=over 4

=item Codewright

<http://www.starbase.com/>

=item MultiEdit

<http://www.MultiEdit.com/>

=item SlickEdit

<http://www.slickedit.com/>

=back

There is also a toymedit Text widget based editor written in Perl that is distributed with the Tk module on CPAN. The ptkdb (<http://world.std.com/~aep/ptkdb/>) is a Perl/tk based debugger that acts as a development environment of sorts. Perl Composer (<http://perlcomposer.sourceforge.net/vperl.html>) is an IDE for Perl/Tk GUI creation.

In

addition to an editor/IDE you might be interested in a more powerful shell environment for Win32. Your options include

=over 4

=item Bash

from the Cygwin package (<http://sources.redhat.com/cygwin/>)

=item Ksh

from the MKS Toolkit (<http://www.mks.com/>), or the Bourne shell of the U/WIN environment (<http://www.research.att.com/sw/tools/uwin/>)

=item Tcsh

<ftp://ftp.astron.com/pub/tcsh/>, see also  
<http://www.primate.wisc.edu/software/csh-tcsh-book/>

=item Zsh

<ftp://ftp.blarg.net/users/amol/zsh/>, see also <http://www.zsh.org/>

=back

MKS and U/WIN are commercial (U/WIN is free for educational and research purposes), Cygwin is covered by the GNU Public License (but that shouldn't matter for Perl use). The Cygwin, MKS, and U/WIN all contain (in addition to the shells) a comprehensive set of standard UNIX toolkit utilities.

If you're transferring text files between Unix and Windows using FTP be sure to transfer them in ASCII mode so the ends of lines are appropriately converted.

On

Mac OS the MacPerl Application comes with a simple 32k text editor that behaves like a rudimentary IDE. In contrast to the MacPerl Application the MPW Perl tool can make use of the MPW Shell itself as an editor (with no 32k limit).

=over 4

=item BBEdit and BBEdit Lite

are text editors for Mac OS that have a Perl sensitivity mode (<http://web.barebones.com/>).

=item Alpha

is an editor, written and extensible in Tcl, that nonetheless has built in support for several popular markup and programming languages including Perl and HTML (<http://alpha.olm.net/>).

=back

Pepper and Pe are programming language sensitive text editors for Mac OS X and BeOS respectively (<http://www.hekkelman.com/>).

=head2 Where can I get Perl macros for vi?

For a complete version of Tom Christiansen's vi configuration file, see [http://www.perl.com/CPAN/authors/Tom\\_Christiansen/scripts/toms.exrc.gz](http://www.perl.com/CPAN/authors/Tom_Christiansen/scripts/toms.exrc.gz), the standard benchmark file for vi emulators. The file runs best with nvi, the current version of vi out of Berkeley, which incidentally can be built with an embedded Perl interpreter--see <http://www.perl.com/CPAN/src/misc>.

=head2 Where can I get perl-mode for emacs?

Since Emacs version 19 patchlevel 22 or so, there have been both a perl-mode.el and support for the Perl debugger built in. These should come with the standard Emacs 19 distribution.

In the Perl source directory, you'll find a directory called "emacs", which contains a cperl-mode that color-codes keywords, provides context-sensitive help, and other nifty things.

Note that the perl-mode of emacs will have fits with C<"main'foo"> (single quote), and mess up the indentation and highlighting. You are probably using C<"main::foo"> in new Perl code anyway, so this shouldn't be an issue.

=head2 How can I use curses with Perl?

The Curses module from CPAN provides a dynamically loadable object module interface to a curses library. A small demo can be found at the directory [http://www.perl.com/CPAN/authors/Tom\\_Christiansen/scripts/rep](http://www.perl.com/CPAN/authors/Tom_Christiansen/scripts/rep); this program repeats a command and updates the screen as needed, rendering B<rep ps axu> similar to B<top>.

=head2 How can I use X or Tk with Perl?

Tk is a completely Perl-based, object-oriented interface to the Tk toolkit that doesn't force you to use Tcl just to get at Tk. Sx is an interface to the Athena Widget set. Both are available from CPAN. See the directory [http://www.perl.com/CPAN/modules/by-category/08\\_User\\_Interfaces/](http://www.perl.com/CPAN/modules/by-category/08_User_Interfaces/)

Invaluable for Perl/Tk programming are the Perl/Tk FAQ at <http://w4.lns.cornell.edu/%7Epvh/ptk/ptkTOC.html>, the Perl/Tk Reference Guide available at [http://www.perl.com/CPAN-local/authors/Stephen\\_O\\_Lidie/](http://www.perl.com/CPAN-local/authors/Stephen_O_Lidie/), and the

online manpages at  
<http://www-users.cs.umn.edu/~eamundson/perl/perlTk/toc.html> .

=head2 How can I generate simple menus without using CGI or Tk?

The <http://www.perl.com/CPAN/authors/id/SKUNZ/perlmenu.v4.0.tar.gz> module, which is curses-based, can help with this.

=head2 What is undump?

See the next question on ``How can I make my Perl program run faster?''

=head2 How can I make my Perl program run faster?

The best way to do this is to come up with a better algorithm. This can often make a dramatic difference. Jon Bentley's book ``Programming Pearls" (that's not a misspelling!) has some good tips on optimization, too. Advice on benchmarking boils down to: benchmark and profile to make sure you're optimizing the right part, look for better algorithms instead of microtuning your code, and when all else fails consider just buying faster hardware.

A different approach is to autoload seldom-used Perl code. See the AutoSplit and AutoLoader modules in the standard distribution for that. Or you could locate the bottleneck and think about writing just that part in C, the way we used to take bottlenecks in C code and write them in assembler. Similar to rewriting in C, modules that have critical sections can be written in C (for instance, the PDL module from CPAN).

In some cases, it may be worth it to use the backend compiler to produce byte code (saving compilation time) or compile into C, which will certainly save compilation time and sometimes a small amount (but not much) execution time. See the question about compiling your Perl programs for more on the compiler--the wins aren't as obvious as you'd hope.

If you're currently linking your perl executable to a shared `libc.so`, you can often gain a 10-25% performance benefit by rebuilding it to link with a static `libc.a` instead. This will make a bigger perl executable, but your Perl programs (and programmers) may thank you for it. See the `INSTALL` file in the source distribution for more information.

Unsubstantiated reports allege that Perl interpreters that use `sfio` outperform those that don't (for I/O intensive applications). To try

this, see the F<INSTALL> file in the source distribution, especially the ``Selecting File I/O mechanisms" section.

The undump program was an old attempt to speed up your Perl program by storing the already-compiled form to disk. This is no longer a viable option, as it only worked on a few architectures, and wasn't a good solution anyway.

=head2 How can I make my Perl program take less memory?

When it comes to time-space tradeoffs, Perl nearly always prefers to throw memory at a problem. Scalars in Perl use more memory than strings in C, arrays take more than that, and hashes use even more. While there's still a lot to be done, recent releases have been addressing these issues. For example, as of 5.004, duplicate hash keys are shared amongst all hashes using them, so require no reallocation.

In some cases, using substr() or vec() to simulate arrays can be highly beneficial. For example, an array of a thousand booleans will take at least 20,000 bytes of space, but it can be turned into one 125-byte bit vector--a considerable memory savings. The standard Tie::SubstrHash module can also help for certain types of data structure. If you're working with specialist data structures (matrices, for instance) modules that implement these in C may use less memory than equivalent Perl modules.

Another thing to try is learning whether your Perl was compiled with the system malloc or with Perl's builtin malloc. Whichever one it is, try using the other one and see whether this makes a difference. Information about malloc is in the F<INSTALL> file in the source distribution. You can find out whether you are using perl's malloc by typing C<perl -V:usemymalloc>.

=head2 Is it unsafe to return a pointer to local data?

No, Perl's garbage collection system takes care of this.

```
sub makeone {
my @a = ( 1 .. 10 );
return \@a;
}

for $i ( 1 .. 10 ) {
    push @many, makeone();
}
```

```
print $many[4][5], "\n";
```

```
print "@many\n";
```

=head2 How can I free an array or hash so my program shrinks?

You can't. On most operating systems, memory allocated to a program can never be returned to the system. That's why long-running programs sometimes re-exec

themselves. Some operating systems (notably,

FreeBSD and Linux) allegedly reclaim large chunks of memory that is no longer used, but it doesn't appear to happen with Perl (yet). The Mac appears to be the only platform that will reliably (albeit, slowly) return memory to the OS.

We've had reports that on Linux (Redhat 5.1) on Intel, C<undef \$scalar> will return memory to the system, while on Solaris 2.6 it won't. In general, try it yourself and see.

However, judicious use of my() on your variables will help make sure that they go out of scope so that Perl can free up that space for use in other parts of your program. A global variable, of course, never goes out of scope, so you can't get its space automatically reclaimed, although undef()ing and/or delete()ing it will achieve the same effect. In general, memory allocation and de-allocation isn't something you can or should be worrying about much in Perl, but even this capability (preallocation of data types) is in the works.

=head2

How can I make my CGI script more efficient?

Beyond the normal measures described to make general Perl programs faster or smaller, a CGI program has additional issues. It may be run several times per second. Given that each time it runs it will need to be re-compiled and will often allocate a megabyte or more of system memory, this can be a killer. Compiling into C B<isn't going to help you> because the process start-up overhead is where the bottleneck is.

There are two popular ways to avoid this overhead. One solution involves running the Apache HTTP server (available from <http://www.apache.org/>) with either of the mod\_perl or mod\_fastcgi plugin modules.

With mod\_perl and the Apache::Registry module (distributed with mod\_perl), httpd will run with an embedded Perl interpreter which pre-compiles your script and then executes it within the same address space without forking. The Apache extension also gives Perl access to the internal server API, so modules written in Perl can

do just about anything a module written in C can. For more on mod\_perl, see <http://perl.apache.org/>

With the FCGI module (from CPAN) and the mod\_fastcgi module (available from <http://www.fastcgi.com/>) each of your Perl programs becomes a permanent CGI daemon process.

Both of these solutions can have far-reaching effects on your system and on the way you write your CGI programs, so investigate them with care.

See [http://www.perl.com/CPAN/modules/by-category/15\\_World\\_Wide\\_Web\\_HTML\\_HTTP\\_CGI/](http://www.perl.com/CPAN/modules/by-category/15_World_Wide_Web_HTML_HTTP_CGI/).

A non-free, commercial product, ``The Velocity Engine for Perl'', (<http://www.binevolve.com/> or <http://www.binevolve.com/velocigen/>) might also be worth looking at. It will allow you to increase the performance of your Perl programs, running programs up to 25 times faster than normal CGI Perl when running in persistent Perl mode or 4 to 5 times faster without any modification to your existing CGI programs. Fully functional evaluation copies are available from the web site.

=head2 How can I hide the source for my Perl program?

Delete it. :-) Seriously, there are a number of (mostly unsatisfactory) solutions with varying levels of ``security''.

First of all, however, you I<can't> take away read permission, because the source code has to be readable in order to be compiled and interpreted. (That doesn't mean that a CGI script's source is readable by people on the web, though--only by people with access to the filesystem.) So you have to leave the permissions at the socially friendly 0755 level.

Some people regard this as a security problem. If your program does insecure things and relies on people not knowing how to exploit those insecurities, it is not secure. It is often possible for someone to determine the insecure things and exploit them without viewing the source. Security through obscurity, the name for hiding your bugs instead of fixing them, is little security indeed.

You can try using encryption via source filters (Filter::\* from CPAN), but any decent programmer will be able to decrypt it. You can try using the byte code compiler and interpreter described below, but the curious might still be able to de-compile it. You can try using the native-code



compiler described below, but crackers might be able to disassemble it. These pose varying degrees of difficulty to people wanting to get at your code, but none can definitively conceal it (true of every language, not just Perl).

If you're concerned about people profiting from your code, then the bottom line is that nothing but a restrictive license will give you legal security. License your software and pepper it with threatening statements like "This is unpublished proprietary software of XYZ Corp. Your access to it does not give you permission to use it blah blah blah." We are not lawyers, of course, so you should see a lawyer if you want to be sure your license's wording will stand up in court.

`=head2` How can I compile my Perl program into byte code or C?

Malcolm Beattie has written a multifunction backend compiler, available from CPAN, that can do both these things. It is included in the perl5.005 release, but is still considered experimental. This means it's fun to play with if you're a programmer but not really for people looking for turn-key solutions.

Merely compiling into C does not in and of itself guarantee that your code will run very much faster. That's because except for lucky cases where a lot of native type inferencing is possible, the normal Perl run-time system is still present and so your program will take just as long to run and be just as big. Most programs save little more than compilation time, leaving execution no more than 10-30% faster. A few rare programs actually benefit significantly (even running several times faster), but this takes some tweaking of your code.

You'll probably be astonished to learn that the current version of the compiler generates a compiled form of your script whose executable is just as big as the original perl executable, and then some. That's because as currently written, all programs are prepared for a full eval() statement. You can tremendously reduce this cost by building a shared libperl.so library and linking against that. See the INSTALL podfile in the Perl source distribution for details. If you link your main perl binary with this, it will make it minuscule. For example, on one author's system, /usr/bin/perl is only 11k in size!

In general, the compiler will do nothing to make a Perl program smaller, faster, more portable, or more secure. In fact, it can make your situation worse. The executable will be bigger, your VM system may take longer to load the whole thing, the binary is fragile and hard to fix, and compilation never stopped software piracy in the form of crackers,

viruses, or bootleggers. The real advantage of the compiler is merely packaging, and once you see the size of what it makes (well, unless you use a shared `libperl.so`), you'll probably want a complete Perl install anyway.

**How can I compile Perl into Java?**

You can also integrate Java and Perl with the Perl Resource Kit from O'Reilly and Associates. See <http://www.oreilly.com/catalog/prkunix/>.

Perl 5.6 comes with Java Perl Lingo, or JPL. JPL, still in development, allows Perl code to be called from Java. See `jpl/README` in the Perl source tree.

**How can I get `#!perl` to work on [MS-DOS,NT,...]?**

For OS/2 just use

```
extproc perl -S -your_switches
```

as the first line in `C<*.cmd>` file (`C<-S>` due to a bug in `cmd.exe`'s `'extproc'` handling). For DOS one should first invent a corresponding batch file and codify it in `C<ALTERNATIVE_SHEBANG>` (see the `F<INSTALL>` file in the source distribution for more information).

The Win95/NT installation, when using the ActiveState port of Perl, will modify the Registry to associate the `C<.pl>` extension with the perl interpreter. If you install another port, perhaps even building your own Win95/NT Perl from the standard sources by using a Windows port of gcc (e.g., with cygwin or mingw32), then you'll have to modify the Registry yourself. In addition to associating `C<.pl>` with the interpreter, NT people can use: `C<SET PATHEXT=%PATHEXT%;.PL>` to let them run the program `C<install-linux.pl>` merely by typing `C<install-linux>`.

Macintosh Perl programs will have the appropriate Creator and Type, so that double-clicking them will invoke the Perl application.

**IMPORTANT!:** Whatever you do, PLEASE don't get frustrated, and just throw the perl interpreter into your cgi-bin directory, in order to get your programs working for a web server. This is an EXTREMELY big security risk. Take the time to figure out how to do it correctly.

**Can I write useful Perl programs on the command line?**

Yes. Read `L<perlrun>` for more information. Some examples follow.

(These assume standard Unix shell quoting rules.)

```
# sum first and last fields
perl -lane 'print $F[0] + $F[-1]' *

# identify text files
perl -le 'for(@ARGV) {print if -f && -T _}' *

# remove (most) comments from C program
perl -0777 -pe 's{/\*.*?\*/}{ }gs' foo.c

# make file a month younger than today, defeating reaper daemons
perl -e '$X=24*60*60; utime(time(),time() + 30 * $X,@ARGV)' *

# find first unused uid
perl -le '$i++ while getpwuid($i); print $i'

# display reasonable manpath
echo $PATH | perl -nl -072 -e '
s![^/+]*$!man!&&-d&&!$s{$_}++&&push@m,$_;END{print"@m"}'
```

OK, the last one was actually an Obfuscated Perl Contest entry. :-)

=head2 Why don't Perl one-liners work on my DOS/Mac/VMS system?

The problem is usually that the command interpreters on those systems have rather different ideas about quoting than the Unix shells under which the one-liners were created. On some systems, you may have to change single-quotes to double ones, which you must I<NOT> do on Unix or Plan9 systems. You might also have to change a single % to a %%.

For example:

```
# Unix
perl
-e 'print "Hello world\n"'

# DOS, etc.
perl -e "print \"Hello world\n\""

# Mac
print "Hello world\n"
(then Run "Myscript" or Shift-Command-R)

# VMS
perl -e "print ""Hello world\n"""
```

The problem is that none of these examples are reliable: they depend on the

command interpreter. Under Unix, the first two often work. Under DOS, it's entirely possible that neither works. If 4DOS was the command shell, you'd probably have better luck like this:

```
perl -e "print <Ctrl-x>"Hello world\n<Ctrl-x>"
```

Under the Mac, it depends which environment you are using. The MacPerl shell, or MPW, is much like Unix shells in its support for several quoting variants, except that it makes free use of the Mac's non-ASCII characters as control characters.

Using qq(), q(), and qx(), instead of "double quotes", 'single quotes', and `backticks`, may make one-liners easier to write.

There is no general solution to all of this. It is a mess, pure and simple. Sucks to be away from Unix, huh? :-)

[Some of this answer was contributed by Kenneth Albanowski.]

=head2 Where can I learn about CGI or Web programming in Perl?

For modules, get the CGI or LWP modules from CPAN. For textbooks, see the two especially dedicated to web stuff in the question on books. For problems and questions related to the web, like ``Why do I get 500 Errors" or ``Why doesn't it run from the browser right when it runs fine on the command line", see these sources:

WWW Security FAQ

<http://www.w3.org/Security/Faq/>

Web FAQ

<http://www.boutell.com/faq/>

CGI FAQ

<http://www.webthing.com/tutorials/cgifaq.html>

HTTP Spec

<http://www.w3.org/pub/WWW/Protocols/HTTP/>

HTML Spec

<http://www.w3.org/TR/REC-html40/>

<http://www.w3.org/pub/WWW/MarkUp/>

CGI Spec

<http://www.w3.org/CGI/>

CGI Security FAQ

<http://www.go2net.com/people/paulp/cgi-security/safe-cgi.txt>

=head2 Where can I learn about object-oriented Perl programming?

A good place to start is [L<perltoot>](#), and you can use [L<perlobj>](#), [L<perlboot>](#), and [L<perlbot>](#) for reference. [Perltoot](#) didn't come out until the 5.004 release; you can get a copy (in pod, html, or postscript) from <http://www.perl.com/CPAN/doc/FMTEYEWTK/>.

=head2 Where can I learn about linking C with Perl? [h2xs, xsubpp]

If you want to call C from Perl, start with [L<perlxsut>](#), moving on to [L<perlxs>](#), [L<xsubpp>](#), and [L<perlguts>](#). If you want to call Perl from C, then read [L<perlembed>](#), [L<perlcall>](#), and [L<perlguts>](#). Don't forget that you can learn a lot from looking at how the authors of existing extension modules wrote their code and solved their problems.

=head2 I've read [perlembed](#), [perlguts](#), etc., but I can't embed perl in my C program; what am I doing wrong?

Download the `ExtUtils::Embed` kit from CPAN and run ``make test'`. If the tests pass, read the pods again and again and again. If they fail, see [L<perlbug>](#) and send a bug report with the output of `C<make test TEST_VERBOSE=1>` along with `C<perl -V>`.

=head2 When I tried to run my script, I got this message. What does it mean?

A complete list of Perl's error messages and warnings with explanatory text can be found in [L<perldiag>](#). You can also use the `splain` program (distributed with Perl) to explain the error messages:

```
perl program 2>diag.out
splain [-v] [-p] diag.out
```

or change your program to explain the messages for you:

```
use diagnostics;
```

or

```
use diagnostics -verbose;
```

=head2 What's MakeMaker?

This module (part of the standard Perl distribution) is designed to write a Makefile for an extension module from a Makefile.PL. For more information, see L<ExtUtils::MakeMaker>.

## =head1 AUTHOR AND COPYRIGHT

Copyright (c) 1997-1999 Tom Christiansen and Nathan Torkington.  
All rights reserved.

When included as an integrated part of the Standard Distribution of Perl or of its documentation (printed or otherwise), this works is covered under Perl's Artistic License. For separate distributions of all or part of this FAQ outside of that, see L<perlfaq>.

Irrespective of its distribution, all code examples here are in the public domain. You are permitted and encouraged to use this code and any derivatives thereof in your own programs for fun or for profit as you see fit. A simple comment in the code giving credit to the FAQ would be courteous but is not required.

Found in path(s):

```
* /opt/cola/permits/1000849041_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/t/perlfaq.pod
```

No license file was found, but licenses were detected in source scan.

## =head1 NAME

Pod::Simple::Checker -- check the Pod syntax of a document

## =head1 SYNOPSIS

```
perl -MPod::Simple::Checker -e \  
"exit Pod::Simple::Checker->filter(shift)->any_errata_seen" \  
thingy.pod
```

## =head1 DESCRIPTION

This class is for checking the syntactic validity of Pod. It works by basically acting like a simple-minded version of L<Pod::Simple::Text> that formats only the "Pod Errors" section (if Pod::Simple even generates one for the given document).

This is a subclass of L<Pod::Simple> and inherits all its methods.

## =head1 SEE ALSO

L<Pod::Simple>, L<Pod::Simple::Text>, L<Pod::Checker>

## =head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<[allison@perl.org](mailto:allison@perl.org)>

=item \* Hans Dieter Pearcey C<[hdp@cpan.org](mailto:hdp@cpan.org)>

=item \* David E. Wheeler C<[dwheeler@cpan.org](mailto:dwheeler@cpan.org)>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Checker.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::Methody -- turn Pod::Simple events into method calls

=head1 SYNOPSIS

```
require 5;
use strict;
package SomePodFormatter;
use base qw(Pod::Simple::Methody);
```

```
sub handle_text {
    my($self, $text) = @_;
    ...
}
```

```
sub start_head1 {
    my($self, $attrs) = @_;
    ...
}
```

```
sub end_head1 {
    my($self) = @_;
    ...
}
```

...and start\_/end\_ methods for whatever other events you want to catch.

=head1 DESCRIPTION

This class is of interest to people writing Pod formatters based on Pod::Simple.

This class (which is very small -- read the source) overrides Pod::Simple's `_handle_element_start`, `_handle_text`, and `_handle_element_end` methods so that parser events are turned into method calls. (Otherwise, this is a subclass of L<Pod::Simple> and inherits all its methods.)

You can use this class as the base class for a Pod formatter/processor.

=head1 METHOD CALLING

When Pod::Simple sees a "=head1 Hi there", for example, it basically does this:



```
$parser->_handle_element_start( "head1", \%attributes );
$parser->_handle_text( "Hi there" );
$parser->_handle_element_end( "head1" );
```

But if you subclass Pod::Simple::Methody, it will instead do this when it sees a "=head1 Hi there":

```
$parser->start_head1( \%attributes ) if $parser->can('start_head1');
$parser->handle_text( "Hi there" ) if $parser->can('handle_text');
$parser->end_head1() if $parser->can('end_head1');
```

If Pod::Simple sends an event where the element name has a dash, period, or colon, the corresponding method name will have an underscore in its place. For example, "foo.bar:baz" becomes start\_foo\_bar\_baz and end\_foo\_bar\_baz.

See the source for Pod::Simple::Text for an example of using this class.

=head1 SEE ALSO

L<Pod::Simple>, L<Pod::Simple::Subclassing>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>.

But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found

in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.e17.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Methody.pm

No license file was found, but licenses were detected in source scan.

---

abstract: 'framework for parsing Pod'

author:

- 'Allison Randal <allison@perl.org>'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.6302, CPAN::Meta::Converter version 2.120921'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Pod-Simple

no\_index:

directory:

- t

- inc

requires:

Carp: 0

Config: 0

Cwd: 0

File::Basename: 0

File::Find: 0  
File::Spec: 0  
Pod::Escapes: 1.04  
Symbol: 0  
Test: 1.25  
Test::More: 0  
Text::Wrap: 98.112902  
constant: 0  
integer: 0  
overload: 0  
strict: 0  
resources:  
homepage: <http://search.cpan.org/dist/Pod-Simple/>  
license: <http://dev.perl.org/licenses/>  
repository: <git://github.com/theory/pod-simple.git>  
version: 3.28

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/META.yml

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::PullParserTextToken -- text-tokens from Pod::Simple::PullParser

=head1 SYNOPSIS

(See L<Pod::Simple::PullParser>)

=head1 DESCRIPTION

When you do `$parser->get_token` on a L<Pod::Simple::PullParser>, you might get an object of this class.

This is a subclass of L<Pod::Simple::PullParserToken> and inherits all its methods, and adds these methods:

=over

=item `$token->text`

This returns the text that this token holds. For example, parsing `CZ<><foo>` will return a C start-token, a text-token, and a C end-token. And if you want to get the "foo" out of the text-token, call `C<< $token->text >>`

=item `$token->text(I<somestring>)`

This changes the string that this token holds. You probably won't need to do this.

```
=item $token->text_r()
```

This returns a scalar reference to the string that this token holds. This can be useful if you don't want to memory-copy the potentially large text value (well, as large as a paragraph or a verbatim block) as calling `$token->text` would do.

Or, if you want to alter the value, you can even do things like this:

```
for ( ${ $token->text_r } ) { # Aliases it with $_ !!
```

```
  s/The / the /g; # just for example
```

```
  if( 'A' eq chr(65) ) { # (if in an ASCII world)
    tr/\xA0/ /;
    tr/\xAD//d;
  }
```

```
  ...or however you want to alter the value...
```

```
}
```

```
=back
```

You're unlikely to ever need to construct an object of this class for yourself, but if you want to, call

```
C<<
Pod::Simple::PullParserTextToken->new( I<text> )
>>
```

```
=head1 SEE ALSO
```

```
L<Pod::Simple::PullParserToken>, L<Pod::Simple>, L<Pod::Simple::Subclassing>
```

```
=head1 SUPPORT
```

Questions or discussion about POD and `Pod::Simple` should be sent to the `pod-people@perl.org` mail list. Send an empty email to `pod-people-subscribe@perl.org` to subscribe.

This module is managed in an open GitHub repository, [L<https://github.com/theory/pod-simple>](https://github.com/theory/pod-simple). Feel free to fork and contribute, or to clone [L<git://github.com/theory/pod-simple.git>](https://github.com/theory/pod-simple.git) and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/PullParserTextToken.pm

No license file was found, but licenses were detected in source scan.

# ChangeLog for Pod::Simple dist

#-----

2013-05-04 David E. Wheeler <david@justatheory.org>

\* Release 3.28

Removed use of 'done\_testing' in t/white.t, which was added in v3.27. Thanks to Paul Howarth for the catch.

Fixed improperly calculated number of skipped tests in t/xhtml01.t when HTML::Entities is not installed.

2013-05-03 David E. Wheeler <david@justatheory.org>  
\* Release 3.27

Added new warnings as defined by Pod::Checker, thanks to RJBS:  
+ "=over" without "=back"  
+ "L<>" starts or ends with whitespace  
+ raw "|" or "/" in "L<text|link>" text

Added ->keep\_encoding\_directive, which is false by default, to prevent formatters from emitting a document's '=encoding' directive in most cases. That they emitted the encoding was a bug introduced in v3.26 (RT #84093). Now, only the DumpAsText and DumpAsXML formats set it to true.  
Patch from Patrice Dumas.

2013-02-27 David E. Wheeler <david@justatheory.org>  
\* Release 3.26

Fixed another test script to skip all tests when Encode is not installed.

Added 'encoding()' and 'detected\_encoding()' to return the current encoding and the encoding actually to decode the input file. The value from "=encoding" is also now kept in the output tree. Patch from Patrice Dumas (RT #74390).

2013-02-16 David E. Wheeler <david@justatheory.org>  
\* Release 3.25

Improved the warning when "=item" types mismatch within one "=over"/"=back" block.

2013-02-14 David E. Wheeler <david@justatheory.org>  
\* Release 3.24

Fixed corner case bug for unlikely scenario in which non-UTF-8 text could be parsed as UTF-8. Grant McLean.

XHTML IDs can no longer end with punctuation. Thanks to Smylers for the patch.

Fixed test failure on Perl 5.6.2.

Changed the default installation location from "perl" to "site" on 5.12 and higher, since as of that version of Perl, dual-life

modules  
no longer need to be installed in "perl" to replace  
in-core versions. Patch from tzccinct.

Fixed hash order dependency test failures on Perl 5.17. Thanks to  
Yves Orton for the patch.

Inlined the code that tries to guess a Pod file's encoding. This  
reduces the time Pod::Simple takes to build the core Perl  
documentation by 15-20%. Thanks to Dagfinn Ilmari Mannsker for  
the patch!

Added a warning when "=item" types mismatch within one  
"=over"/"=back" block. Marc Green/Google Summer of Code, with  
assist from RJBS.

Fixed regression introduced in 3.22 in which "C<>" tags were  
incorrectly treated as verbatim text in table of contents items  
emitted by Pod::Simple::XHTML. Thanks to Randy Stauner for the  
report and to Thomas Sibley for the fix!

Loosened up the matching of "L<>" tags for man pages so that they  
allow names with dots, underscores, and any other characters  
other than "/", just so long as they end in '([[-a-zA-Z0-9]+)]'.  
Thanks to Dave Rolsky and  
Kevin Ryde for the reports (RT #82975 &  
RT #82972).

Fixed inverted mapping of "keyboard" to "kbd" in  
Pod::Simple::HTML. Thanks to Robert Boisvert for the bug report  
(RT #79201).

Added two new Tagmap entries to Pod::Simple::HTML: "preformat"  
maps to "pre", and "teletype" maps to "tt". Suggested by Robert  
Boisvert (RT #79201).

"X<>" tags are now ignored by the pull parser when it searches  
for titles, as is any trailing whitespace. Thanks to Patrice Dumas  
for the report (RT #74389).

2012-08-14 David E. Wheeler <david@justatheory.org>  
\* Release 3.23

Eliminated nested elements in table of contents (index) items  
output of Pod::Simple::XHTML. This was especially problematic for  
headers that included links, as the TOC then got nested anchor  
elements, which simply would not work. Thanks to Ben Bullock for  
the report and test case (RT #77686).

Fixed semantically invalid nested XHTML generated by Pod::Simple::XHTML since v3.21. Gisle Aas.

Improved support for nested "C<>" tags in Pod::Simple::XHTML. Gisle Aas.

No longer tries to decode a string with the "utf8" flag set, as the double-decoding only triggered an error. Grant McLean.

Added documentation note that the API expects encoded text (octets). Grant McLean.

Added "parse\_characters()" option to specify that strings to are already decoded from octets into characters. Grant McLean.

2012-05-27 David E. Wheeler <david@justatheory.org>  
\* Release 3.22

Fix but where Pod::Simple would whine about non-ASCII bytes in code or comments. Now only does so for Pod (in the absence of an "=encoding" tag. Broken in 3.21. Grant McLean.

2012-05-23 David E. Wheeler <david@justatheory.org>  
\* Release 3.21

NOTE: COMPATABILITY CHANGE: The 'codes\_in\_verbatim' option in Pod::Simple::XHTML is no longer enabled by default. This brings it agreement with the other formatting classes, and eliminates unexpected behavior in XHTML-formatted Pod. Users who depended on this functionality can still get it by enabling 'codes\_in\_verbatim' in their code.

Fixed some typos in the documentation. Thanks to Jonathan Yu via the Debian packagers via Florian Ragwitz (RT #75532).

Now emit a warning the first time a non-ASCII byte is encountered when no "=encoding" has been seen. Grant McLean.

When a non-ASCII byte is encountered before an "=encoding" line has been seen, a heuristic (as described in perlpodspec) is applied to select UTF-8 encoding if the non-ASCII bytes form a valid UTF-8 byte sequence, or Latin-1 otherwise. Grant McLean.

Added 'handle\_code' method to Pod::Simple::XHTML. This allows subclasses to override the handling of verbatim blocks, and makes



for a more cohesive interface, to boot. Gisle Aas.

Subsequent text segments are now joined together and passed as a single unit to text handling code. This makes it easier for custom handlers to process complete blocks of text in a single call to 'handle\_text', rather than in dribs and drabs. Gisle Aas.

Replaced naive text wrapping code in Pod::Simple::DumpAsXML with Text::Wrap, which was already used for similar purposes elsewhere in Pod::Simple. Gisle Aas.

2012-03-01 David E. Wheeler <david@justatheory.org>

\* Release 3.20

Removed use of 'done\_testing' in t/xhtml15.t, which was added in v3.19. Thanks to Paul Howarth for the catch.

Fixed quoting of links in a regular expression Pod::Simple::Text. Reported by Father Chrysostomos.

Fix test failure on case-insensitive, non-case-preserving file systems (VMS I'm looking at \*you\*). Patch from Craig A. Berry.

Pod::Simple::HTML no longer emits "href=#\_\_top" if a TOC (index) is not output. Patch from Rick Myers.

Fixed links in the TOC of XHTML output to use IDs derived from encoded text, rather than raw Pod, so that it will link to the ID actually generated for the section. Thanks to Randy Stauner for the report (with test case!) (RT #72544).

PullParser now throws an exception on an attempt to set a source more than once. Necessary because data from the previous source will be cached, so the new source would be ignored anyway. Create a new PullParser, instead. Thanks to Paul Boldra for the report (RT #74265).

2011-08-23 David E. Wheeler <david@justatheory.org>

\* Release 3.19

Fixed occasional test failure when tests are run in parallel (HARNESS\_OPTIONS=j6:c). Thanks to Alexei Znamensky for the report and Marc Green for the fix.

Added "pod\_handler" option. This is a callback that can be used to inspect the content on a "=pod" line. Marc Green/Google Summer of

Code.

Added tests for proper line-ending parsing from the previous release. The tests were in the repository, but didn't make it into the MANIFEST or, therefore, the release. Reported by Marc Green.

Added the "parse\_empty\_lists" option. When enabled, Pod::Simple will recognize empty lists (that is, a blocks with '=over' and '=back' but nothing in between). Disabled by default. Marc Green/Google Summer of Code.

Added the "whiteline\_handler" attribute. It's much like "code\_handler", "cut\_handler", and "pod\_handler", except it's triggered on lines that contain only whitespace characters. Marc Green/Google Summer of Code.

Added "raw" attribute to L<> treelet that contains the L<>'s raw contents. Marc Green/Google Summer of Code.

Pod directives autoclosed by Pod::Simple are now denoted as such by the new "fake\_closer" attribute. Marc Green/Google Summer of Code.

Fixed incompatibility with Pod::Simple::HTMLBatch in Pod::Simple::XHTML. Patch by Eric Johnson.

2011-07-16 David E. Wheeler <david@justatheory.org>  
\* Release 3.18

Pod::Simple now properly parses Pod files using Mac OS Classic line-endings (\r). Marc Green/Google Summer of Code.

Fixed test failure in 't/search50.t when the test finds a .pod but the module is in a .pm. Thanks to the cpan-testers who reported this when the test searched for Capture::Tiny.

2011-07-09 David E. Wheeler <david@justatheory.org>  
\* Release 3.17

Documented tertiary methods. Patch from Shawn H Corey.

Added "backlink" option to Pod::Simple::XHTML. Thanks to Marc Green/Google Summer of Code for the pull request.

Typos fixed in Pod::Simple::HTMLBatch. Reported by Shawn H Corey.

Fixed quoting of value returned by a "strip\_verbatim\_indent()" code reference so that regex meta characters are properly escaped.

Added "anchor\_items" option to Pod::Simple::XHTML. This allows text items (which are output as <dt> elements) to have IDs that can be referenced in the "#" part of a URL. Marc Green/Google Summer of Code.

Added "recurse" option to Pod::Simple::Search. It's enabled by default; disable it to turn off recursion into subdirectories. Marc Green/Google Summer of Code.

Added documentation to clarify the behavior of the "content\_seen" method. Thanks to Olaf Alders for the pull request.

2011-03-14 David E. Wheeler <david@justatheory.org>  
\* Release 3.16

Fixed invalid HTML generated for nested lists by Pod::Simple::XHTML (Fitz Elliott).

Replaced the invalid "<nobr>" tag -- created for "S<>" -- with '<span style="white-space: nowrap;">' (Fitz Elliott).

Fixed some nerbles in our own Pod (Michael Stevens)

Improved the "Minimal code" example in Pod::Simple::HTML. The key is to use `pase_file()`, not `parse_from_file()` (which should otherwise be undocumented, and is just there for Pod::Parser compatibility. Thanks to prodding from var Arnfjr Bjarmason (RT #65428).

Added the `html_charset()` and `html_encode_chars()` attributes to Pod::Simple::XHTML. Inspired by a bug report from Agent Zhang () (RT #29587).

Added "Minimal code" example to the Pod::Simple::XHTML documentation.

Fixed misspelling of the "`=encoding`" markup in the parser (it was spelled "`=encode`"). Thanks to "TTY" for the patch. (RT #24820).

2010-11-11 David E. Wheeler <david@justatheory.org>  
\* Release 3.15

Removed "perlpod.pod" and "perlpodspec.pod". These now just live in the Perl core.

Fixed stylesheet names  
output by HTMLBatch to match the names of  
the actual stylesheet files (broken in 3.09). Thanks to Kevin Ryde  
for the report (RT #56725).

Added missing closing slash to the CSS links in the XHTML output.  
Thanks to HarleyPig for the patch!

Added parens around bar "qw(...)" in t/xhtml05.t. Thanks to Jerry  
D. Hedden for the patch.

Improved the Pod::Simple::HTML docs. Thanks to Gabor Szabo for the  
patch.

Pod::Simple::XHTML now properly encodes entities in URLs in the  
anchor tag. Thanks to John McNamara for the report (RT-60249).

Pod::Simple::HTML and XHTML now strip whitespace from the end of  
section names that appear as anchor names for headers (in HTML)  
and IDs (in XHTML). Such whitespace appeared when "X<>" entities  
were stripped out but not the space between them (RT-56572).

Make test "t/search50.t" always pass on case-insensitive file  
systems rather than just skip VMS.

2009-04-27

\* Release 3.14

Removed explicit loading of UNIVERSAL. RJBS.

Reversed the change  
applied in release 3.09 to fix RT #12239. POD  
tag found inside a complex POD tag (e.g., "C<<< I<foo> >>>") is  
again parsed as a tag embedded in a tag instead of text and  
entities. The previous interpretation of `perldoc perlpod` was  
mistaken. (RT #55602 from Christopher J. Madsen).

2009-12-17 David E. Wheeler <david@justatheory.org>

\* Release 3.13

Removed deleted test file from MANIFEST.

2009-12-17 David E. Wheeler <david@justatheory.org>

\* Release 3.12

Removed "All rights reserved" from all files.

Added acknowledgements to man.he.net and search.cpan.org for

permission to link man pages and Perl module links to their sites in the output of Pod::Simple::HTML and Pod::Simple::XHTML.

Add "html\_h\_level" option to Pod::Simple::XHTML and Pod::Simple::HTML to allow a =head1 to become an <h2> and so on. RJBS.

Add batch\_mode\_page\_object\_init() method to Pod::Simple::XHTML. This allows it to be used by Pod::Simple::HTMLBatch.

Fixed a regression in Pod::Simple::XHTML where '=begin html' blocks were incorrectly escaped rather than simply passed through unmolested. RJBS.

Removed the undocumented "fullstop\_space\_harden" attribute, which apparently was only used by Pod::Text a very long time ago.

2009-12-09 David E. Wheeler <david@justatheory.org>  
\* Release 3.11

Restored code to HTMLBatch that allows the TOC (index) to be created in batch jobs (RT #52324 from Martin J. Evans).

Added resources to META.yml, including bug tracker, license, and repository.

Turned man page links into links to man.he.net in Pod::Simple::HTML and Pod::Simple::XHTML output. Subclass and override resolve\_man\_page\_link() to use a different URL.

Added the resolve\_pod\_page\_link() and resolve\_man\_page\_link() methods to Pod::Simple::XHTML to make it easier for subclasses to change the URLs created for POD and man page links.

Fixed the output of entities in L<> tags by Pod::Simple::XHTML.

Fixed the output of POD links from Pod::Simple::XHTML so that the section part (/foo) is turned into a proper fragment identifier (#foo) in the resulting search.cpan.org link.

Pod::Simple::Text now outputs URLs for links created in the L<text|URL> format. For example, L<Perl|http://perl.org> is now output as "Perl <http://perl.org>" rather than just as "Perl".

Updated perlpod.pod and perlpodspec.pod to sync up with Perl core (and to be released in Perl 5.12). Changes include:

\* Removing the prohibition against L<text|href>

- \* Deprecation of L<section> and L<"section">
- \* Legalization of "=begin formatname parameter"

A couple of bug fixes in Pod::Simple::HTML from Graham Barr.

Added the do\_section() method to Pod::Simple::HTML. Graham Barr.

Word-smithed the "DESCRIPTION" a bit and wrote the README.

Synced up all module version numbers to 3.11 except for Pod::Simple::HTMLLegacy, which is at 5.01 and should not have its version number lowered.

2009-11-12 David E. Wheeler <david@justatheory.org>

- \* Release 3.10

Converted test files that had DOS endings to have Unix endings (RT #50922 from Steve Hay).

Skip tests on VMS where the lack of filename case preservation can wreak havoc (RT #51184 from Craig A. Berry).

Fix nested definition list format in the XHTML output (RT #51187 from Lars D).

Added some files missing from the MANIFEST (and therefore the distribution) in the last two releases.

2009-10-27 Allison Randal <allison@perl.org>

- \* Release 3.09

Add support for an index (TOC) in the XHTML output from David E. Wheeler.

Add strip\_verbatim\_indent() from David E. Wheeler.

Added the "nocase" option to PullParser's get\_title(), get\_version(), get\_description(), and get\_author() methods. This allows one to fetch the contents of those sections regardless of the case of the labels (e.g., "NAME" and "Name" and "name" are all valid). Graham Barr.

Added the search\_class() accessor to Pod::Simple::HTMLBatch. David E. Wheeler.

XHTML output now properly encodes entities in all places, not

just

in verbatim blocks and code spans. David E. Wheeler.

Fixed XHTML to output definition lists when it should, rather than (broken) unordered lists. David E. Wheeler.

Fixed XHTML so that multiparagraph list items work correctly. David E. Wheeler.

Fixed XHTML ordered list output so that it does not include the number specified in the POD in the output. This is on a par with out the HTML output works. David E. Wheeler.

Applied URL patch from Leon Brocard for The Perl Journal archives.

Fixed test failures with older versions of HTML::Entities (RT #43903 from Salvador Tercia).

Changed CSS files generated by HTMLBatch to be no more than 8.3 characters long. (RT #40450 from Renee Baecker)

Added entity handling for E<sol> and E<verbar> to Pod::Simple::XHTML. (RT #49615 from Chas Owens.)

Fixed a bug in Pod::Simple::HTML where a definition term item with no corresponding definition item would be output with no closing </a></dt>. (RT # 37107 from Kevin Ryde).

Added entity handling for numeric entities to Pod::Simple::XHTML, following perlpod specification.

A POD tag found inside a complex POD tag (e.g., "C<<< C<foo> >>>") is now properly parsed as text and entities instead of a tag embedded in a tag. This is in compliance with `perldoc perlpod` (RT #12239 from Michael Schwern).

Thanks to David E. Wheeler for applying patches, resolving bugs, and generally getting ready for the release.

2009-07-16 Allison Randal <allison@perl.org>

\* Release 3.08

Fix installdirs for Perl versions where Pod::Simple was core; RT#36446 & RT#39709, thanks to Jerry Hedden.

Fix encoding handling for code in paragraphs; RT#45829, thanks to David Wheeler.

2008-06-04 Allison Randal <allison@perl.org>

\* Release 3.07

Fix module dependencies, make HTML::Entities optional and require Test::More.

2008-06-03 Allison Randal <allison@perl.org>

\* Release 3.06

Fix bugs related to passing \$1 to File::Spec, reported by Andrew Hamlin and John McNamara.

Applied

a suggested fix from Kevin Ryde to return a successful exit code when Pod::Simple::HTML is run from the command line.

Fix handling of complex L<URL> entries, thanks to tests supplied in RT#4896.

Fix incorrect handling of S<> entries made up of entirely whitespace, thanks to test case from Andreas Koenig.

Launch Pod::Simple::XHTML, an XHTML compliant, more easily extensible HTML formatter.

Add feature to parse additional text after =begin target as a block title, requested by Adam Kennedy.

Thanks to Hans Dieter Pearcey for applying patches, resolving bugs, and generally getting ready for the release.

2007-03-03 Allison Randal <allison@perl.org>

\* Release 3.05

Standardized all test files on 8.3 naming scheme for Perl core.

Applied test patches from Jerry Hedden for Perl core when Encode not installed.

Applied test patch from Ken Williams for 5.005\_04 compatibility.

Applied a patch from Christopher Madsen to fix architecture directory searches on Gentoo.

Fixed

a failing search test on Debian-based distributions caused by Debian stripping Pod documentation out of core modules. (Three cheers to the CPAN testers and James Ponza for sending



enough reports that I could work out the pattern.)

2006-01-18 Allison Randal <allison@perl.org>

\* Release 3.04

Applied test patches for Perl core integration from Steve Peters.

Added a 'reinit' method to Pod::Simple::BlackBox for Russ Allbery so Pod::Man can provide backward compatibility to existing users (such as Module::Build and ExtUtils::MakeMaker).

Applied patch for extracting case-preserved package names on VMS from Craig Berry.

2005-11-21 Allison Randal <allison@perl.org>

\* Release 3.03

Applied whitespace patches for Pod::Man and Pod::Text from Russ Allbery.

Applied validation patches to Pod::Simple::HTML from Graham Barr.

2004-05-24 Sean M. Burke <sburke@cpan.org>

\* Release 3.02

Just fixing some typos in the CSS generated by Pod::Simple::HTMLBatch.

2004-05-24

Sean M. Burke <sburke@cpan.org>

\* Release 3.01

No big changes to the main modules, but there's many changes to the important Pod::Simple::HTML module.

Also, new modules:

Pod::Simple::HTMLBatch

Pod::Simple::HTMLLegacy

Pod::Simple::Progress

Pod::Simple::Search

and tests for these (well, most).

Some prettying up of the Makefile.PL.

The test 00about.t is a bit more careful and verbose now.

The docs are still incomplete, esp. for Pod::Simple::HTML and Pod::Simple::HTMLBatch, which I hope to improve quite soon.

2004-05-07 Sean M. Burke <sburke@cpan.org>

\* Release 2.06

Allison Randal brilliantly refactors a huge monolithic sub in Blackbox.pm. Code is now actually sanely readable!

I add the new option-attributes fullstop\_space\_harden and codes\_in\_verbatim, and the two methods abandon\_output\_string and abandon\_output\_fh. Not yet documented.

New test fullstop\_spaces.t and new corpus document greek\_iso\_8859\_7.pod.

Another version should be forthcoming in a few days that has the new Pod::Simple::HTML stuff in it.

Note to self: document =extend and =encoding in perlpodspec ASAP!

2003-11-04 Sean M. Burke <sburke@cpan.org>

\* Release 2.05 -- bugfix version

In an attempt to stop Perl 5.6 versions from going completely crazy, I've tried to basically turn off all Unicode/utf8 support under 5.6. Under 5.8 and above, Unicode should work fine, and under 5.6, all Unicode characters should be replaced with a little "can't render" symbol, either a "" or a "?".

Many many thanks to Jarkko Hietaniemi for helping out.

(Works under 5.005 now too?)

2003-10-10 Sean M. Burke <sburke@cpan.org>

\* Release 2.04 -- minor bugfix version

\* Added some code to insulate Pod::Simple to runtime changes in the value of \$/. Thanks to Iain Truskett for catching this.

\* Added FILENO method to TiedOutFH.pm, to work quietly under some perls. Thanks to Jochen Stenzel for catching this.

\* Fixed some tests that erroneously failed under some 5.6's

because of chdir()s in \*.t files messing up @INC Thanks to many who caught this, including Rocco Caputo.

2003-09-07 Sean M. Burke <sburke@cpan.org>

\* Release 2.03 -- minor upgrade

- \* A `=head[1234]` command now closes any currently open `=over`, and warns.
- \* Fixing a few obscure bugs, including one to do with the Makefile.
- \* Added some tests for those bugs.

2003-09-02 Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>

- \* Release 2.02 -- fixing a testing bug
- \* Autrijus Tang found a silly bug of mine in `corpustest.t`'s testing of `corpus/t/nonesuch.txt`. Fixed,
- \* I add `encoding_nonesuch.t` to test `corpus/t/nonesuch.txt` better.

2003-09-01 Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>

- \* Release 2.01
- \* Moved all version numbers up to 2.01 for reasons of Tibetan numerology.
- \* Implemented `=encoding`. Thanks a million to Jarkko, Autrijus, Dan Kogai, and many others for their help, patience, and encouragement.

It's not yet documented, but see `./t/corpus/*.txt` for examples at least.

- \*  
Added `'use utf8'` to all the modules. Byebye perl-5.005 compatibility, hello decent perl-5.6 compatibility.

-----

2003-09-01 Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>

- \* Release 0.98
- \* At Michael Schwern's suggestion, a list that begins with a `"=item [number]"` line where number isn't a 1, is no longer treated as an error, but instead is silently coerced into being a text-item list, just as if it were `"=item wubble"` or whatever.

2003-08-12 Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>

- \* Release 0.97
- \* Looking goooooood. Not smelling so much like beta anymore!
- \* I think this might be the last version before I go putting `"use utf8"` all over the place.
- \* Added placeholders for `"=encoding"` support. If you use `"=encoding"`, you'll get an error about "not yet implemented" instead of "unknown directive".

\* Rewrote Pod::Simple::PullParser's get\_title, and added get\_version, get\_author, and get\_description. Documented them.  
Thanks  
to Graham Barr for contributing an initial get\_title and then being patient while I seemed to do nothing with it for months on end!

\* More tests.

Otherwise just minor changes since last version:

- \* Fixed error in Pod::Simple::RTF.
- \* Added new but undocumented methods to Pod::Simple:  
    unaccept\_directive(s) unaccept\_target(s) unaccept\_code(s)
- \* Corrected '=back without =open' error to '=back without =over'
- \* A little tweaking to the \_verbatim\_format code.
- \* Dump routines may use \x{NN} instead of \xNN format.
- \* Pod::Simple::HTML now uses VerbatimFormatted
- \* A few changes of DEBUG messages -- nothing you'd normally see.

2002-11-19 Sean M. Burke <sburke@cpan.org>

- \* Release 0.96
- \* Still kinda sorta beta.

\* Much much more docs in this version. Only a few feature changes:

- \* Added any\_errata\_seen to Pod::Simple. Should've been in there ages ago. Oops!
- \* Fixed some errors in the experimental VerbatimFormatted code.
- \* Added is\_tagname / is\_tag  
to Pod::Simple::PullParserStartToken  
and Pod::Simple::PullParserEndToken
- \* Added RTFDEFLANG stuff to Pod::Simple::RTF.

2002-11-10 Sean M. Burke <sburke@cpan.org>

- \* Release 0.95
- \* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

\* Now including perlpod and perlpodspec in the dist.

- \* Pod::Simple -- added parse\_from\_file
- \* Pod::Simple::RTF -- minor style changes, and minor change to the RTF-wrapping logic.
- \* Pod::Simple::BlackBox -- a =cut opening a block is no longer a fatal(ish) error.
- \* Pod::Simple::BlackBox -- added experimental new VerbatimFormatted stuff.

2002-10-16 Sean M. Burke <sburke@cpan.org>

\* Release 0.94

\* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

\* Pod::Simple::RTF -- minor style tweaks

\* Pod::Simple::PullParserEndToken and ::PullParserStartToken -- added ->tag as an alias for ->tagname.

\*

Pod::Simple and Pod::Simple::BlackBox -- added tolerance for "=item \* Foo" as a variant syntax for "=item \*\n\nFoo". Tests added/changed accordingly.

\* Pod::Simple::HTML -- added <a name="..."> stuff, and a hack at doing something with X<...>'s.

2002-09-29 Sean M. Burke <sburke@cpan.org>

\* Release 0.93

\* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

\* Pod::Simple -- added errors\_seen attribute

\* Pod::Simple::HTML -- added support for =for HTML ... directives, and =extend directives.

\* Oh, and I added Pod::Simple::RTF in 0.92 but forgot to note it until now.

2002-09-29 Sean M. Burke <sburke@cpan.org>

\* Release 0.92

\* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

\* Fixing bungled distribution.

2002-09-29 Sean M. Burke <sburke@cpan.org>

\* Release 0.91

\* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

\* Pod::Simple::PullParserTextToken -- added 'text\_r'

\* Pod::Simple::PullParser -- added 'get\_title' and 'get\_title\_short' to

\* Pod::Simple -- corrected wording of "Format for second =extend

parameter" error message.

\* Pod::PullParser -- made its filter() run as intended, like Pod::Simple's filter.

\* Pod::Subclassing -- more docs

2002-09-11 Sean M. Burke <sburke@cpan.org>

\* Release 0.90

\* Beta release. Much documentation still to write, many features still to add. The APIs might change in future versions.

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/ChangeLog

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::XMLOutputStream -- turn Pod into XML

=head1 SYNOPSIS

```
perl -MPod::Simple::XMLOutputStream -e \  
"exit Pod::Simple::XMLOutputStream->filter(shift)->any_errata_seen" \  
thingy.pod
```

=head1 DESCRIPTION

Pod::Simple::XMLOutputStream is a subclass of L<Pod::Simple> that parses Pod and turns it into XML.

Pod::Simple::XMLOutputStream inherits methods from L<Pod::Simple>.

=head1 SEE ALSO

L<Pod::Simple::DumpAsXML> is rather like this class; see its documentation for a discussion of the differences.

L<Pod::Simple>, L<Pod::Simple::DumpAsXML>, L<Pod::SAX>

L<Pod::Simple::Subclassing>

The older (and possibly obsolete) libraries L<Pod::PXML>, L<Pod::XML>

## =head1 ABOUT EXTENDING POD

TODO: An example or two of =extend, then point to Pod::Simple::Subclassing

## =head1 ASK ME!

If you actually want to use Pod as a format that you want to render to XML (particularly if to an XML instance with more elements than normal Pod has), please email me (C<sburke@cpan.org>) and I'll probably have some recommendations.

For reasons of concision and energetic laziness, some methods and options in this module (and the dozen modules it depends on) are undocumented; but one of those undocumented bits might be just what you're looking for.

## =head1 SEE ALSO

L<Pod::Simple>, L<Pod::Simple::Text>, L<Pod::Spell>

## =head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002-2004 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>.

But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

```
* /opt/cola/permits/1000849041_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/XMLOutputStream.pm
```

No license file was found, but licenses were detected in source scan.

```
sub dump { '[' . _esc( @ { $_[0] } ) . ']' }
```

```
# JUNK:
```

```
sub _esc {
    return " unless @_ ;
    my @out;
    foreach my $in ( @_ ) {
        push @out, "" . $in . "";
        $out[-1] =~ s/([^\s:\.|\.|\>|<|"|\\|=|?|+|\\|[]\{\}\_a-zA-Z0-9_\`~|!|#|%|^|&|*|()|)]/
            sprintf( (ord($1) < 256) ? "\\x%02X" : "\\x{%X}", ord($1) )
        /eg;
    }
    return join ' ', @out;
}
```

```
__END__
```

=head1 NAME

Pod::Simple::PullParserToken -- tokens from Pod::Simple::PullParser

=head1 SYNOPSIS



Given a \$parser that's an object of class Pod::Simple::PullParser (or a subclass)...

```
while(my $token = $parser->get_token) {
    $DEBUG and print "Token: ", $token->dump, "\n";
    if($token->is_start) {
        ...access $token->tagname, $token->attr, etc...

    } elsif($token->is_text) {
        ...access $token->text, $token->text_r, etc...

    } elsif($token->is_end) {
        ...access $token->tagname...

    }
}
```

(Also see L<Pod::Simple::PullParser>)

=head1

DESCRIPTION

When you do \$parser->get\_token on a L<Pod::Simple::PullParser>, you should get an object of a subclass of Pod::Simple::PullParserToken.

Subclasses will add methods, and will also inherit these methods:

=over

=item \$token->type

This returns the type of the token. This will be either the string "start", the string "text", or the string "end".

Once you know what the type of an object is, you then know what subclass it belongs to, and therefore what methods it supports.

Yes, you could probably do the same thing with code like \$token->isa('Pod::Simple::PullParserEndToken'), but that's not so pretty as using just \$token->type, or even the following shortcuts:

=item \$token->is\_start

This is a shortcut for C<< \$token->type() eq "start" >>

=item \$token->is\_text

This is a shortcut for `C<< $token->type() eq "text" >>`

`=item $token->is_end`

This is a shortcut for `C<< $token->type() eq "end" >>`

`=item $token->dump`

This returns a handy stringified value of this object.

This

is useful for debugging, as in:

```
while(my $token = $parser->get_token) {
    $DEBUG and print "Token: ", $token->dump, "\n";
    ...
}
```

`=back`

`=head1 SEE ALSO`

My subclasses:

`L<Pod::Simple::PullParserStartToken>`,

`L<Pod::Simple::PullParserTextToken>`, and

`L<Pod::Simple::PullParserEndToken>`.

`L<Pod::Simple::PullParser>` and `L<Pod::Simple>`

`=head1 SUPPORT`

Questions or discussion about POD and `Pod::Simple` should be sent to the `pod-people@perl.org` mail list. Send an empty email to `pod-people-subscribe@perl.org` to subscribe.

This module is managed in an open GitHub repository, `L<https://github.com/theory/pod-simple/>`. Feel free to fork and contribute, or to clone `L<git://github.com/theory/pod-simple.git>` and send patches!

Patches against `Pod::Simple` are welcome. Please send bug reports to `<bug-pod-simple@rt.cpan.org>`.

`=head1 COPYRIGHT AND DISCLAIMERS`

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as

Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/PullParserToken.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::RTF -- format Pod as RTF

=head1 SYNOPSIS

```
perl -MPod::Simple::RTF -e \  
"exit Pod::Simple::RTF->filter(shift)->any_errata_seen" \  
thingy.pod > thingy.rtf
```

=head1 DESCRIPTION

This class is a formatter that takes Pod and renders it as RTF, good for viewing/printing in MSWord, WordPad/write.exe, TextEdit, etc.

This is a subclass of L<Pod::Simple> and inherits all its methods.

## =head1 FORMAT CONTROL ATTRIBUTES

You can set these attributes on the parser object before you call `C<parse_file>` (or a similar method) on it:

=over

=item `$parser->head1_halfpoint_size( I<halfpoint_integer> );`

=item `$parser->head2_halfpoint_size( I<halfpoint_integer> );`

=item `$parser->head3_halfpoint_size( I<halfpoint_integer> );`

=item `$parser->head4_halfpoint_size( I<halfpoint_integer> );`

These methods set the size (in half-points, like 52 for 26-point) that these heading levels will appear as.

=item `$parser->codeblock_halfpoint_size( I<halfpoint_integer> );`

This method sets the size (in half-points, like 21 for 10.5-point) that codeblocks ("verbatim sections") will appear as.

=item `$parser->header_halfpoint_size( I<halfpoint_integer> );`

This method sets the size (in half-points, like 15 for 7.5-point) that the header on each page will appear in. The header is usually just "I<modulename> p. I<pagenumber>".

=item `$parser->normal_halfpoint_size( I<halfpoint_integer> );`

This method sets the size (in half-points, like 26 for 13-point) that normal paragraphic text will appear in.

=item `$parser->no_proofing_exemptions( I<>true_or_false> );`

Set this value to true if you don't want the formatter to try putting a hidden code on all Perl symbols (as best as it can notice them) that labels them as being not in English, and so not worth spellchecking.

=item `$parser->doc_lang( I<microsoft_decimal_language_code> )`

This sets the language code to tag this document as being in. By default, it

is currently the value of the environment variable `C<RTFDEFLANG>`, or if that's not set, then the value

1033 (for US English).

Setting this appropriately is useful if you want to use the RTF to spellcheck, and/or if you want it to hyphenate right.

Here are some notable values:

1033 US English  
2057 UK English  
3081 Australia English  
4105 Canada English  
1034 Spain Spanish  
2058 Mexico Spanish  
1031 Germany German  
1036 France French  
3084 Canada French  
1035 Finnish  
1044 Norwegian (Bokmal)  
2068 Norwegian (Nynorsk)

=back

If you are particularly interested in customizing this module's output even more, see the source and/or write to me.

=head1 SEE ALSO

L<Pod::Simple>, L<RTF::Writer>, L<RTF::Cookbook>, L<RTF::Document>, L<RTF::Generator>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/RTF.pm  
No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::DumpAsXML -- turn Pod into XML

=head1 SYNOPSIS

```
perl -MPod::Simple::DumpAsXML -e \  
"exit Pod::Simple::DumpAsXML->filter(shift)->any_errata_seen" \  
thingy.pod
```

=head1 DESCRIPTION

Pod::Simple::DumpAsXML is a subclass of L<Pod::Simple> that parses Pod and turns it into indented and wrapped XML. This class is of interest to people writing Pod formatters based on Pod::Simple.

Pod::Simple::DumpAsXML inherits methods from

L<Pod::Simple>.

=head1 SEE ALSO

L<Pod::Simple::XMLOutStream> is rather like this class.  
Pod::Simple::XMLOutStream's output is space-padded in a way that's better for sending to an XML processor (that is, it has no ignorable whitespace). But Pod::Simple::DumpAsXML's output is much more human-readable, being (more-or-less) one token per line, with line-wrapping.

L<Pod::Simple::DumpAsText> is rather like this class, except that it doesn't dump with XML syntax. Try them and see which one you like best!

L<Pod::Simple>, L<Pod::Simple::DumpAsXML>

The older libraries L<Pod::PXML>, L<Pod::XML>, L<Pod::SAX>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple

was created by Sean M. Burke <sburke@cpan.org>.

But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/DumpAsXML.pm

No license file was found, but licenses were detected in source scan.

NAME

perlfaq3 - Programming Tools (\$Revision: 1.38 \$, \$Date: 1999/05/23 16:08:30 \$)

DESCRIPTION

This section of the FAQ answers questions related to programmer tools and programming support.

How do I do (anything)?

Have you looked at CPAN (see perlfaq2)? The chances are that someone has already written a module that can solve your problem. Have you read the appropriate man pages? Here's a brief index:

Basics	perldata, perlvar, perlsyn, perlop, perlsub
Execution	perlrun, perldebug
Functions	perlfunc
Objects	perlref, perlmod, perlobj, perltie
Data Structures	perlref, perllol, perldsc
Modules	perlmod, perlmodlib, perlsub
Regexes	perlre, perlfunc, perlop, perllocale
Moving to perl5	perltrap, perl
Linking w/C	perlxs, perlcall, perlguts, perlembed
Various	<a href="http://www.perl.com/CPAN/doc/FMTEYEWTK/index.html">http://www.perl.com/CPAN/doc/FMTEYEWTK/index.html</a> (not a man-page but still useful)

A crude table of contents for the Perl man page set is found in perltoc.

How can I use Perl interactively?

The typical approach uses the Perl debugger, described in the perldebug(1) man page, on an ``empty" program, like this:

```
perl -de 42
```

Now just type in any legal Perl code, and it will be immediately evaluated. You can also examine the symbol table, get stack backtraces, check variable values, set breakpoints, and other operations typically found in symbolic



debuggers.

Is there a Perl shell?

In general, no. The Shell.pm module (distributed with Perl) makes Perl try commands which aren't part of the Perl language as shell commands. perlsh from the source distribution is simplistic and uninteresting, but may still be what you want.

How do I debug my Perl programs?

Have you tried use warnings or used -w? They enable warnings to detect dubious practices.

Have you tried use strict? It prevents you from

using symbolic references, makes you predeclare any subroutines that you call as bare words, and (probably most importantly) forces you to predeclare your variables with my, our, or use vars.

Did you check the return values of each and every system call? The operating system (and thus Perl) tells you whether they worked, and if not why.

```
open(FH, "> /etc/cantwrite")
    or die "Couldn't write to /etc/cantwrite: $!\n";
```

Did you read perltrap? It's full of gotchas for old and new Perl programmers and even has sections for those of you who are upgrading from languages like awk and C.

Have you tried the Perl debugger, described in perldebug? You can step through your program and see what it's doing and thus work out why what it's doing isn't what it should be doing.

How do I profile my Perl programs?

You should get the Devel::DProf module from the standard distribution (or separately on CPAN) and also use Benchmark.pm from the standard distribution. The Benchmark module lets you time specific portions of your code, while Devel::DProf gives detailed breakdowns of where your code spends its time.

Here's a sample use of Benchmark:

```
use Benchmark;
@junk = `cat /etc/motd`;
$count = 10_000;
timethese($count, {
    'map' => sub { my @a = @junk;
        map { s/a/b/ } @a;
        return @a
    },
    'for' => sub { my @a = @junk;
        local $_;
        for (@a) { s/a/b/ };
        return @a },
});
```

This is what it prints (on one machine--your results will be dependent on your hardware, operating system, and the load on your machine):

```
Benchmark: timing 10000 iterations of for, map...
for: 4 secs ( 3.97 usr 0.01 sys = 3.98 cpu)
map: 6 secs ( 4.97 usr 0.00 sys = 4.97 cpu)
```

Be aware that a good benchmark is very hard to write. It only tests the data you give it and proves little about the differing complexities of contrasting algorithms.

How do I cross-reference my Perl programs?

The B::Xref module, shipped with the new, alpha-release Perl compiler (not the general distribution prior to the 5.005 release), can be used to generate cross-reference reports for Perl programs.

```
perl -MO=Xref[,OPTIONS] scriptname.plx
```

Is there a pretty-printer (formatter) for Perl?

There is no program that will reformat Perl as much as `indent(1)` does for C. The complex feedback between the scanner and the parser (this feedback is what confuses the `vgrind` and `emacs` programs) makes it challenging at best to write a stand-alone Perl parser.

Of course, if you simply follow the guidelines in `perlstyle`, you shouldn't need to reformat. The habit of formatting your code as you write it will help prevent bugs. Your editor can and should help you with this. The `perl-mode` or newer `cperl-mode` for `emacs` can provide remarkable amounts of help with most (but not all) code, and even less programmable editors can provide

significant assistance. Tom swears by the following settings in `vi` and its clones:

```
set ai sw=4
map! ^O {^M}^[O^T
```

Now put that in your `.exrc` file (replacing the caret characters with control characters) and away you go. In insert mode, `^T` is for indenting, `^D` is for undenting, and `^O` is for blockdenting-- as it were. If you haven't used the last one, you're missing a lot. A more complete example, with comments, can be found at <http://www.perl.com/CPAN-local/authors/id/TOMC/scripts/toms.exrc.gz>

If you are used to using the `vgrind` program for printing out nice code to a laser printer, you can take a stab at this using <http://www.perl.com/CPAN/doc/misc/tips/working.vgrind.entry>, but the results are not particularly satisfying for sophisticated code.

The `a2ps` at <http://www.infres.enst.fr/%7Edemaille/a2ps/> does lots of things related to generating nicely printed output of documents.

Is there a `ctags` for Perl?

There's a simple one at <http://www.perl.com/CPAN/authors/id/TOMC/scripts/ptags.gz>

which may do the trick. And if not, it's easy to hack into what you want.

Is there an IDE or Windows Perl Editor?

Perl programs are just plain text, so any editor will do.

If you're on Unix, you already have an IDE--Unix itself. The UNIX philosophy is the philosophy of several small tools that each do one thing and do it well. It's like a carpenter's toolbox.

If you want a Windows IDE, check the following:

CodeMagicCD

<http://www.codemagiccd.com/>

Komodo

ActiveState's cross-platform, multi-language IDE has Perl support, including a regular expression debugger and remote debugging (<http://www.ActiveState.com/Products/Komodo/index.html>). (Visual Perl, a Visual Studio.NET plug-in is currently (early 2001) in beta (<http://www.ActiveState.com/Products/VisualPerl/index.html>)).

The Object System

([http://www.castlelink.co.uk/object\\_system/](http://www.castlelink.co.uk/object_system/)) is a Perl web applications development IDE.

PerlBuilder

(<http://www.solutionsoft.com/perl.htm>) is an integrated development environment for Windows that supports Perl development.

Perl code magic

(<http://www.petes-place.com/codemagic.html>).

visiPerl+

<http://helpconsulting.net/visiperl/>, from Help Consulting.

For editors: if you're on Unix you probably have `vi` or a `vi` clone already, and possibly an `emacs` too, so you may not need to download anything. In any `emacs` the `cperl-mode` (`M-x cperl-mode`) gives you perhaps the best available Perl editing mode in any editor.

For Windows editors: you can download an Emacs

GNU Emacs

<http://www.gnu.org/software/emacs/windows/ntemacs.html>

MicroEMACS

<http://members.nbc.com/uemacs/>

XEmacs

<http://www.xemacs.org/Download/index.html>

or a vi clone such as

Elvis

<ftp://ftp.cs.pdx.edu/pub/elvis/> <http://www.fh-wedel.de/elvis/>

Vile

<http://vile.cx/>

Vim

<http://www.vim.org/>

win32: <http://www.cs.vu.nl/%7Etmgil/vi.html>

For vi lovers in general, Windows or elsewhere: <http://www.thomer.com/thomer/vi/vi.html>.

nvi (<http://www.bostic.com/vi/>, available from CPAN in `src/misc/`) is yet another vi clone, unfortunately not available for Windows, but in UNIX platforms you might be interested in trying it out, firstly because strictly speaking it is not a vi clone, it is the real vi, or the new incarnation of it, and secondly because you can embed Perl inside it to use Perl as the scripting language. nvi is not alone in this, though: at least also vim and vile offer an embedded Perl.

The following are Win32 multilanguage editor/IDESs that support Perl:

Codewright

<http://www.starbase.com/>

MultiEdit

<http://www.MultiEdit.com/>

SlickEdit

<http://www.slickedit.com/>

There is also a toyedit Text widget based editor written in Perl that is distributed with the Tk module on CPAN. The ptkdb (<http://world.std.com/~aep/ptkdb/>) is a Perl/tk based debugger that acts as a development environment of sorts. Perl Composer (<http://perlcomposer.sourceforge.net/vperl.html>) is an IDE for Perl/Tk GUI creation.

In addition to an editor/IDE you might be interested in a more powerful shell environment for Win32. Your options include

Bash

from

the Cygwin package (<http://sources.redhat.com/cygwin/>)

Ksh

from the MKS Toolkit (<http://www.mks.com/>), or the Bourne shell of the U/WIN environment

(<http://www.research.att.com/sw/tools/uwin/>)

Tcsh

<ftp://ftp.astron.com/pub/tcsh/>, see also <http://www.primite.wisc.edu/software/csh-tcsh-book/>

Zsh

<ftp://ftp.blarg.net/users/amol/zsh/>, see also <http://www.zsh.org/>

MKS and U/WIN are commercial (U/WIN is free for educational and research purposes), Cygwin is covered by the GNU Public License (but that shouldn't matter for Perl use). The Cygwin, MKS, and U/WIN all contain (in addition to the shells) a comprehensive set of standard UNIX toolkit utilities.

If you're transferring text files between Unix and Windows using FTP be sure to transfer them in ASCII mode so the ends of lines are appropriately converted.

On Mac OS the MacPerl Application comes with a simple 32k text editor that behaves like a rudimentary IDE. In contrast to the MacPerl Application the MPW Perl tool can make use of

the MPW Shell itself as an editor (with no 32k limit).

BEdit and BEdit Lite

are text editors for Mac OS that have a Perl sensitivity mode (<http://web.barebones.com/>).

Alpha

is an editor, written and extensible in Tcl, that nonetheless has built in support for several popular markup and programming languages including Perl and HTML (<http://alpha.olm.net/>).

Pepper and Pe are programming language sensitive text editors for Mac OS X and BeOS respectively (<http://www.hekkelman.com/>).

Where can I get Perl macros for vi?

For a complete version of Tom Christiansen's vi configuration file, see

[http://www.perl.com/CPAN/authors/Tom\\_Christiansen/scripts/toms.exrc.gz](http://www.perl.com/CPAN/authors/Tom_Christiansen/scripts/toms.exrc.gz) , the standard benchmark file for vi emulators. The file runs best with nvi, the current version of vi out of Berkeley, which incidentally can be built with an embedded Perl interpreter--see <http://www.perl.com/CPAN/src/misc>.

Where can I get perl-mode for emacs?

Since Emacs version 19 patchlevel 22 or so, there have been both a perl-mode.el

and support for the Perl debugger built in. These should come with the standard Emacs 19 distribution.

In the Perl source directory, you'll find a directory called "emacs", which contains a cperl-mode that color-codes keywords, provides context-sensitive help, and other nifty things.

Note that the perl-mode of emacs will have fits with "main'foo" (single quote), and mess up the indentation and highlighting. You are probably using "main::foo" in new Perl code anyway, so this shouldn't be an issue.

How can I use curses with Perl?

The Curses module from CPAN provides a dynamically loadable object module interface to a curses library. A small demo can be found at the directory [http://www.perl.com/CPAN/authors/Tom\\_Christiansen/scripts/rep](http://www.perl.com/CPAN/authors/Tom_Christiansen/scripts/rep); this program repeats a command and updates the screen as needed, rendering rep ps axu similar to top.

How can I use X or Tk with Perl?

Tk is a completely Perl-based, object-oriented interface to the Tk toolkit that doesn't force you to use Tcl just to get at Tk. Sx is an interface to the Athena Widget set. Both are available from CPAN. See the directory [http://www.perl.com/CPAN/modules/by-category/08\\_User\\_Interfaces/](http://www.perl.com/CPAN/modules/by-category/08_User_Interfaces/)

Invaluable for Perl/Tk programming are the Perl/Tk FAQ at <http://w4.lns.cornell.edu/%7Epvhp/ptk/ptkTOC.html> , the Perl/Tk Reference Guide available at [http://www.perl.com/CPAN-local/authors/Stephen\\_O\\_Lidie/](http://www.perl.com/CPAN-local/authors/Stephen_O_Lidie/) , and the online manpages at <http://www-users.cs.umn.edu/%7Eamundson/perl/perlTk/toc.html> .

How can I generate simple menus without using CGI or Tk?

The <http://www.perl.com/CPAN/authors/id/SKUNZ/perlmenu.v4.0.tar.gz> module, which is curses-based, can help with this.

What is undump?

See the next question on "How can I make my Perl program run faster?"

How can I make my Perl program run faster?

The best way to do this is to come up with a better algorithm. This can often make a dramatic difference. Jon Bentley's book "Programming Pearls" (that's not a misspelling!) has some good tips on optimization, too. Advice on benchmarking boils down to: benchmark and profile to make sure you're optimizing the right part, look for better algorithms instead of microtuning your code, and when all else fails consider just buying faster hardware.

A different approach is to autoload seldom-used Perl code. See the AutoSplit and AutoLoader modules in the standard distribution for that. Or you could locate the bottleneck and think about writing just that part in C, the way we used to take bottlenecks in C code and write them in assembler. Similar to rewriting in C, modules that have critical sections can be written in C (for instance, the PDL module from CPAN).

In some cases, it may be worth it to use the backend compiler to produce byte code (saving compilation time) or compile into C, which will certainly save compilation time and sometimes a small amount (but not much) execution time. See the question about compiling your Perl programs for more on the compiler--the wins aren't as obvious as

you'd hope.

If

you're currently linking your perl executable to a shared libc.so, you can often gain a 10-25% performance benefit by rebuilding it to link with a static libc.a instead. This will make a bigger perl executable, but your Perl programs (and programmers) may thank you for it. See the INSTALL file in the source distribution for more information. Unsubstantiated reports allege that Perl interpreters that use sfio outperform those that don't (for I/O intensive applications). To try this, see the INSTALL file in the source distribution, especially the "Selecting File I/O mechanisms" section.

The undump program was an old attempt to speed up your Perl program by storing the already-compiled form to disk. This is no longer a viable option, as it only worked on a few architectures, and wasn't a good solution anyway.

How can I make my Perl program take less memory?

When it comes to time-space tradeoffs, Perl nearly always prefers to throw memory at a problem. Scalars in Perl use more memory than

strings in C, arrays take more than that, and hashes use even more. While there's still a lot to be done, recent releases have been addressing these issues. For example, as of 5.004, duplicate hash keys are shared amongst all hashes using them, so require no reallocation.

In some cases, using substr() or vec() to simulate arrays can be highly beneficial. For example, an array of a thousand booleans will take at least 20,000 bytes of space, but it can be turned into one 125-byte bit vector--a considerable memory savings. The standard Tie::SubstrHash module can also help for certain types of data structure. If you're working with specialist data structures (matrices, for instance) modules that implement these in C may use less memory than equivalent Perl modules.

Another thing to try is learning whether your Perl was compiled with the system malloc or with Perl's builtin malloc. Whichever one it is, try using the other one and see whether this makes a difference. Information about malloc is in the INSTALL file in the source distribution. You can find out whether you are using perl's malloc by typing perl -V:usemymalloc.

Is it unsafe to return a pointer to local data?

No, Perl's garbage collection system takes care of this.

```
sub makeone {
    my @a = ( 1 .. 10 );
    return \@a;
}
for $i ( 1 .. 10 ) {
    push @many, makeone();
}
print $many[4][5], "\n";
print "@many\n";
```

How can I free an array or hash so my program shrinks?

You can't. On most operating systems, memory allocated to a program can never be returned to the system. That's why long-running programs sometimes re-exec themselves. Some operating systems (notably, FreeBSD and Linux) allegedly reclaim large chunks of memory that is no longer used, but it doesn't appear to happen with Perl (yet). The Mac appears to be the only platform that will reliably (albeit, slowly) return memory to the OS.

We've had reports that on Linux (Redhat 5.1) on Intel, undef \$scalar will return

memory to the system, while on Solaris 2.6 it won't. In general, try it yourself and see.

However, judicious use of my() on your variables will help make sure that they go out of scope so that Perl can free up that space for use in other parts of your program. A global variable, of course, never goes out of scope, so you can't get its space automatically reclaimed, although undef()ing and/or delete()ing it will achieve the same effect. In general, memory allocation and de-allocation isn't something you can or should be worrying about much in Perl, but even this capability (preallocation of data types) is in the works.

How can I make my CGI script more efficient?

Beyond the normal measures described to make general Perl programs faster or smaller, a CGI program has additional issues. It may be run several times per second. Given that each time it runs it will need to be re-compiled and will often allocate a megabyte or more of system memory, this can be a killer. Compiling into C isn't going to help you because the process start-up overhead is where the bottleneck is.

There are two popular ways to avoid this overhead. One solution involves running the Apache HTTP server (available from <http://www.apache.org/>) with either of the `mod_perl` or `mod_fastcgi` plugin modules.

With `mod_perl` and the `Apache::Registry` module (distributed with `mod_perl`), `httpd` will run with an embedded Perl interpreter which pre-compiles your script and then executes it within the same address space without forking. The Apache extension also gives Perl access to the internal server API, so modules written in Perl can do just about anything a module written in C can. For more on `mod_perl`, see <http://perl.apache.org/>

With the `FCGI` module (from CPAN) and the `mod_fastcgi` module (available from <http://www.fastcgi.com/>) each of your Perl programs becomes a permanent CGI daemon process.

Both of these solutions can have far-reaching effects on your system and on the way you write your CGI programs, so investigate

them with care.

See [http://www.perl.com/CPAN/modules/by-category/15\\_World\\_Wide\\_Web\\_HTML\\_HTTP\\_CGI/](http://www.perl.com/CPAN/modules/by-category/15_World_Wide_Web_HTML_HTTP_CGI/).

A non-free, commercial product, "The Velocity Engine for Perl", (<http://www.binevolve.com/> or <http://www.binevolve.com/velocigen/>) might also be worth looking at. It will allow you to increase the performance of your Perl programs, running programs up to 25 times faster than normal CGI Perl when running in persistent Perl mode or 4 to 5 times faster without any modification to your existing CGI programs. Fully functional evaluation copies are available from the web site.

How can I hide the source for my Perl program?

Delete it. :-) Seriously, there are a number of (mostly unsatisfactory) solutions with varying levels of "security". First of all, however, you can't take away read permission, because the source code has to be readable in order to be compiled and interpreted. (That doesn't mean that a CGI script's source is readable by people on the web, though-- only by people

with access to the filesystem.) So you have to leave the permissions at the socially friendly 0755 level.

Some people regard this as a security problem. If your program does insecure things and relies on people not knowing how to exploit those insecurities, it is not secure. It is often possible for someone to determine the insecure things and exploit them without viewing the source. Security through obscurity, the name for hiding your bugs instead of fixing them, is little security indeed.

You can try using encryption via source filters (`Filter::*` from CPAN), but any decent programmer will be able to decrypt it. You can try using the byte code compiler and interpreter described below, but the curious might still be able to de-compile it. You can try using the native-code compiler described below, but crackers might be able to disassemble it. These pose varying degrees of difficulty to people wanting to get at your code, but none can definitively conceal it (true of every language, not just Perl).

If you're concerned about people profiting from your code, then the bottom line is that nothing but a restrictive license will give you legal security. License your software and pepper it with threatening statements like "This is unpublished proprietary software of XYZ Corp. Your access to it does not give you permission to use it blah blah blah." We are not lawyers, of course, so you should see a lawyer if you want to be sure your license's wording will stand up in court.

How can I compile my Perl program into byte code or C?

Malcolm Beattie has written a multifunction backend compiler, available from CPAN, that can do both these things. It is included in the `perl5.005` release, but is still considered experimental. This means it's fun to play with if you're a programmer but not really for people looking for turn-key solutions.

Merely compiling into C does not in and of itself guarantee that your code will run very much faster. That's because

except for lucky cases where

a lot of native type inferencing is possible, the normal Perl run-time system is still present and so your program will take just as long to run and be just as big. Most programs save little more than compilation time, leaving execution no more than 10-30% faster. A few rare programs actually benefit significantly (even running several times faster), but this takes some tweaking of your code.

You'll probably be astonished to learn that the current version of the compiler generates a compiled form of your script whose executable is just as big as the original perl executable, and then some. That's because as currently written, all programs are prepared for a full eval() statement. You can tremendously reduce this cost by building a shared libperl.so library and linking against that. See the INSTALL podfile in the Perl source distribution for details. If you link your main perl binary with this, it will make it minuscule. For example, on one author's system, /usr/bin/perl is only 11k in size!

In general, the compiler will do nothing to make a Perl program smaller, faster, more portable, or more secure. In fact, it can make your situation worse. The executable will be bigger, your VM system may take longer to load the whole thing, the binary is fragile and hard to fix, and compilation never stopped software piracy in the form of crackers, viruses, or bootleggers. The real advantage of the compiler is merely packaging, and once you see the size of what it makes (well, unless you use a shared libperl.so), you'll probably want a complete Perl install anyway.

How can I compile Perl into Java?

You can also integrate Java and Perl with the Perl Resource Kit from O'Reilly and Associates. See <http://www.oreilly.com/catalog/prkunix/>.

Perl 5.6 comes with Java Perl Lingo, or JPL. JPL, still in development, allows Perl code to be called from Java. See jpl/README in the Perl source tree.

How can I get #!perl to work on [MS-DOS,NT,...]?

For OS/2 just use

```
extproc perl -S -your_switches
```

as

the first line in \*.cmd file (-S due to a bug in cmd.exe's `extproc' handling). For DOS one should first invent a corresponding batch file and codify it in ALTERNATIVE\_SHEBANG (see the INSTALL file in the source distribution for more information).

The Win95/NT installation, when using the ActiveState port of Perl, will modify the Registry to associate the .pl extension with the perl interpreter. If you install another port, perhaps even building your own Win95/NT Perl from the standard sources by using a Windows port of gcc (e.g., with cygwin or mingw32), then you'll have to modify the Registry yourself. In addition to associating .pl with the interpreter, NT people can use: SET PATHEXT=%PATHEXT%;.PL to let them run the program install-linux.pl merely by typing install-linux.

Macintosh Perl programs will have the appropriate Creator and Type, so that double-clicking them will invoke the Perl application.

**IMPORTANT!:** Whatever you do, PLEASE don't get frustrated, and just throw

the perl interpreter into your cgi-bin directory, in order to get your programs working for a web server. This is an EXTREMELY big security risk. Take the time to figure out how to do it correctly.

Can I write useful Perl programs on the command line?

Yes. Read perlrn for more information. Some examples follow. (These assume standard Unix shell quoting rules.)

```
# sum first and last fields
perl -lane 'print $F[0] + $F[-1]' *
# identify text files
perl -le 'for(@ARGV) {print if -f && -T _}' *
# remove (most) comments from C program
perl -0777 -pe 's{/\*.*?\*/}{ }gs' foo.c
# make file a month younger than today, defeating reaper daemons
```

```
perl -e '$X=24*60*60; utime(time(),time() + 30 * $X,@ARGV)' *
# find first unused uid
perl -le '$i++ while getpwuid($i); print $i'
# display reasonable manpath
echo $PATH | perl -nl -072 -e '
s![^/+]!$!man!&&-d&&!$s{$_}++&&push@m,$_;END{print"@m"}'
```

OK, the last one was actually an Obfuscated Perl Contest entry. :-)

Why don't Perl one-liners work on my DOS/Mac/VMS system?

The problem is usually that the command interpreters on those systems have rather different ideas about quoting than the Unix shells under which the one-liners were created. On some systems, you may have to change single-quotes to double ones, which you must NOT do on Unix or Plan9 systems. You might also have to change a single % to a %%.

For example:

```
# Unix
perl -e 'print "Hello world\n"'
# DOS, etc.
perl -e "print \"Hello world\n\""
# Mac
print "Hello world\n"
(then Run "Myscript" or Shift-Command-R)
# VMS
perl -e "print ""Hello world\n"""
```

The problem is that none of these examples are reliable: they depend on the command interpreter. Under Unix, the first two often work. Under DOS, it's entirely possible that neither works. If 4DOS was the command shell, you'd probably have better luck like this:

```
perl -e "print <Ctrl-x>"Hello world\n<Ctrl-x>"
```

Under the Mac, it depends

which environment you are using. The MacPerl shell, or MPW, is much like Unix shells in its support for several quoting variants, except that it makes free use of the Mac's non-ASCII characters as control characters.

Using qq(), q(), and qx(), instead of "double quotes", 'single quotes', and `backticks`, may make one-liners easier to write.

There is no general solution to all of this. It is a mess, pure and simple. Sucks to be away from Unix, huh? :-)

[Some of this answer was contributed by Kenneth Albanowski.]

Where can I learn about CGI or Web programming in Perl?

For modules, get the CGI or LWP modules from CPAN. For textbooks, see the two especially dedicated to web stuff in the question on books. For problems and questions related to the web, like ``Why do I get 500 Errors" or ``Why doesn't it run from the browser right when it runs fine on the command line", see these sources:

WWW Security FAQ

<http://www.w3.org/Security/Faq/>

Web FAQ

<http://www.boutell.com/faq/>

CGI FAQ

<http://www.webthing.com/tutorials/cgifaq.html>

HTTP Spec

<http://www.w3.org/pub/WWW/Protocols/HTTP/>

HTML Spec

<http://www.w3.org/TR/REC-html40/>



<http://www.w3.org/pub/WWW/MarkUp/>

CGI Spec

<http://www.w3.org/CGI/>

CGI Security FAQ

<http://www.go2net.com/people/paulp/cgi-security/safe-cgi.txt>

Where can I learn about object-oriented Perl programming?

A good place to start is perltoot, and you can use perlobj, perlboot, and perlbot for reference. Perltoot didn't come out until the 5.004 release; you can get a copy (in pod, html, or postscript) from

<http://www.perl.com/CPAN/doc/FMTEYEWTK/> .

Where can I learn about linking C with Perl? [h2xs, xsubpp]

If you want to call C from Perl, start with perlxsut, moving on to perlxs, xsubpp, and perlguits. If you want to call Perl from C, then read perlembed, perllcall, and perlguits. Don't forget that you can learn a lot from looking at how the authors of existing extension modules

wrote their code and solved their problems.

I've read perlembed, perlguits, etc., but I can't embed perl in my C program; what am I doing wrong?

Download the ExtUtils::Embed kit from CPAN and run `make test'. If the tests pass, read the pods again and again and again. If they fail, see perlbug and send a bug report with the output of make test TEST\_VERBOSE=1 along with perl -V.

When I tried to run my script, I got this message. What does it mean?

A complete list of Perl's error messages and warnings with explanatory text can be found in perldiag. You can also use the splain program (distributed with Perl) to explain the error messages:

```
perl program 2>diag.out
```

```
splain [-v] [-p] diag.out
```

or change your program to explain the messages for you:

```
use diagnostics;
```

or

```
use diagnostics -verbose;
```

What's MakeMaker?

This module (part of the standard Perl distribution) is designed to write a Makefile for an extension module from a Makefile.PL. For more information, see ExtUtils::MakeMaker.

AUTHOR

AND COPYRIGHT

Copyright (c) 1997-1999 Tom Christiansen and Nathan Torkington. All rights reserved.

When included as an integrated part of the Standard Distribution of Perl or of its documentation (printed or otherwise), this works is covered under Perl's Artistic License. For separate distributions of all or part of this FAQ outside of that, see perlfaq.

Irrespective of its distribution, all code examples here are in the public domain. You are permitted and encouraged to use this code and any derivatives thereof in your own programs for fun or for profit as you see fit. A simple comment in the code giving credit to the FAQ would be courteous but is not required.

Found in path(s):

```
* /opt/cola/permits/1000849041_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/t/perlfaqo.txt
```

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::PullParser -- a pull-parser interface to parsing Pod

=head1 SYNOPSIS

```
my $parser = SomePodProcessor->new;
$parser->set_source( "whatever.pod" );
$parser->run;
```

Or:

```
my $parser = SomePodProcessor->new;
$parser->set_source( $some_filehandle_object );
$parser->run;
```

Or:

```
my $parser = SomePodProcessor->new;
$parser->set_source( \ $document_source );
$parser->run;
```

Or:

```
my $parser = SomePodProcessor->new;
$parser->set_source( \@document_lines );
$parser->run;
```

And elsewhere:

```
require 5;
package SomePodProcessor;
use strict;
use base qw(Pod::Simple::PullParser);

sub run {
    my $self = shift;
    Token:
    while(my $token = $self->get_token) {
        ...process each token...
    }
}
```

=head1 DESCRIPTION

This class is for using Pod::Simple to build a Pod processor -- but one that uses an interface based on a stream of token objects, instead of based on events.

This is a subclass of L<Pod::Simple>

and inherits all its methods.

A subclass of Pod::Simple::PullParser should define a C<run> method that calls C<< \$token = \$parser->get\_token >> to pull tokens.

See the source for Pod::Simple::RTF for an example of a formatter that uses Pod::Simple::PullParser.

```
=head1 METHODS
```

```
=over
```

```
=item my $token = $parser->get_token
```

This returns the next token object (which will be of a subclass of L<Pod::Simple::PullParserToken>), or undef if the parser-stream has hit the end of the document.

```
=item $parser->unget_token( $token )
```

```
=item $parser->unget_token( $token1, $token2, ... )
```

This restores the token object(s) to the front of the parser stream.

```
=back
```

The source has to be set before you can parse anything. The lowest-level way is to call C<set\_source>:

```
=over
```

```
=item $parser->set_source( $filename )
```

```
=item $parser->set_source( $filehandle_object )
```

```
=item $parser->set_source( \ $document_source )
```

```
=item $parser->set_source( \@document_lines )
```

```
=back
```

Or you can call these methods, which Pod::Simple::PullParser has defined to work just like Pod::Simple's same-named methods:

```
=over
```

```
=item $parser->parse_file(...)
```

=item \$parser->parse\_string\_document(...)

=item \$parser->filter(...)

=item \$parser->parse\_from\_file(...)

=back

For those to work, the Pod-processing subclass of Pod::Simple::PullParser has to have defined a \$parser->run method -- so it is advised that all Pod::Simple::PullParser subclasses do so. See the Synopsis above, or the source for Pod::Simple::RTF.

Authors of formatter subclasses might find these methods useful to call on a parser object that you haven't started pulling tokens from yet:

=over

=item my \$title\_string = \$parser->get\_title

This tries to get the title string out of \$parser, by getting some tokens, and scanning them for the title, and then ungetting them so that you can process the token-stream from the beginning.

For example, suppose you have a document that starts out:

```
=head1 NAME
```

```
Hoo::Boy::Wowza -- Stuff B<wow> yeah!
```

\$parser->get\_title  
on that document will return "Hoo::Boy::Wowza --  
Stuff wow yeah!". If the document starts with:

```
=head1 Name
```

```
Hoo::Boy::W00t -- Stuff B<w00t> yeah!
```

Then you'll need to pass the C<nocase> option in order to recognize "Name":

```
$parser->get_title(nocase => 1);
```

In cases where get\_title can't find the title, it will return empty-string ("").

=item my \$title\_string = \$parser->get\_short\_title

This is just like `get_title`, except that it returns just the modulename, if the title seems to be of the form "SomeModuleName -- description".

For example, suppose you have a document that starts out:

```
=head1 NAME
```

```
Hoo::Boy::Wowza -- Stuff B<wow> yeah!
```

then `$parser->get_short_title` on that document will return "Hoo::Boy::Wowza".

But if the document starts out:

```
=head1 NAME
```

```
Hooboy, stuff B<wow> yeah!
```

then `$parser->get_short_title` on that document will return "Hooboy, stuff wow yeah!". If the document starts with:

```
=head1 Name
```

```
Hoo::Boy::W00t -- Stuff B<w00t>  
yeah!
```

Then you'll need to pass the `C<nocase>` option in order to recognize "Name":

```
$parser->get_short_title(nocase => 1);
```

If the title can't be found, then `get_short_title` returns empty-string ("").

```
=item $author_name = $parser->get_author
```

This works like `get_title` except that it returns the contents of the "`=head1 AUTHOR\n\nParagraph...\n`" section, assuming that that section isn't terribly long. To recognize a "`=head1 Author\n\nParagraph\n`" section, pass the `C<nocase>` option:

```
$parser->get_author(nocase => 1);
```

(This method tolerates "AUTHORS" instead of "AUTHOR" too.)

```
=item $description_name = $parser->get_description
```

This works like `get_title` except that it returns the contents of the

"=head1 DESCRIPTION\n\nParagraph...\n" section, assuming that that section isn't terribly long. To recognize a "=head1 Description\n\nParagraph\n" section, pass the C<nocase> option:

```
$parser->get_description(nocase => 1);
```

```
=item $version_block = $parser->get_version
```

This works like

get\_title except that it returns the contents of the "=head1 VERSION\n\n[BIG BLOCK]\n" block. Note that this does NOT return the module's C<\$VERSION>!! To recognize a "=head1 Version\n\n[BIG BLOCK]\n" section, pass the C<nocase> option:

```
$parser->get_version(nocase => 1);
```

```
=back
```

```
=head1 NOTE
```

You don't actually I<have> to define a C<run> method. If you're writing a Pod-formatter class, you should define a C<run> just so that users can call C<parse\_file> etc, but you don't I<have> to.

And if you're not writing a formatter class, but are instead just writing a program that does something simple with a Pod::PullParser object (and not an object of a subclass), then there's no reason to bother subclassing to add a C<run> method.

```
=head1 SEE ALSO
```

```
L<Pod::Simple>
```

```
L<Pod::Simple::PullParserToken> -- and its subclasses
```

```
L<Pod::Simple::PullParserStartToken>,
```

```
L<Pod::Simple::PullParserTextToken>, and
```

```
L<Pod::Simple::PullParserEndToken>.
```

```
L<HTML::TokeParser>, which inspired this.
```

```
=head1 SUPPORT
```

Questions

or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository,

L<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison

Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

JUNK:

```
sub _old_get_title { # some witchery in here
    my $self = $_[0];
    my $title;
    my @to_unget;

    while(1) {
        push @to_unget, $self->get_token;
        unless(defined $to_unget[-1]) { # whoops, short doc!
            pop @to_unget;
        }
    }
}
```

```

last;
}

DEBUG and print "-Got token ", $to_unget[-1]->dump, "\n";

(DEBUG and print "Too much in the buffer.\n"),
last if @to_unget > 25; # sanity

my $pattern = "";
if( # $to_unget[-1]->type eq 'end'
    #and $to_unget[-1]->tagname eq 'Para'
    #and
    ($pattern = join(
        map {
            ($_->type eq 'start') ? ("<" . $_->tagname . ">")
            : ($_->type eq 'end' ) ? ("</" . $_->tagname . ">")
            : ($_->type eq 'text' ) ? ($_->text =~ m<^[A-Z]+>$>s ? $1 : 'X')
            : "BLORP"
        } @to_unget
    )) =~ m{<head1>NAME</head1><Para>(X|</?[BCIFLS]>)+</Para>$}s
) {
    # Whee, it fits the pattern
    DEBUG and print "Seems to match =head1 NAME pattern.\n";
    $title = "";
    foreach my $t (reverse @to_unget) {
        last if $t->type eq 'start' and $t->tagname eq 'Para';
        $title = $t->text . $title if $t->type eq 'text';
    }
    undef $title if $title =~ m<^\s*$>; # make sure it's contentful!
    last;

} elsif ($pattern =~ m{<head(\d)>(.)</head\d>$}
    and !( $1 eq '1' and $2 eq 'NAME' )
) {
    # Well, it fits a fallback pattern
    DEBUG and print "Seems to match NAMEless pattern.\n";
    $title = "";
    foreach my $t (reverse @to_unget) {
        last if $t->type eq 'start' and $t->tagname =~ m/^head\d$/s;
        $title = $t->text . $title if $t->type eq 'text';
    }
    undef $title if $title =~ m<^\s*$>; # make sure it's contentful!
    last;

} else {
    DEBUG and $pattern and print "Leading pattern: $pattern\n";
}
}

```



```
# Put it all back:
$self->unget_token(@to_unget);

if(DEBUG) {
    if(defined $title) { print " Returning title <$title>\n" }
    else { print "Returning title <>\n" }
}

return " unless defined $title;
return $title;
}
```

Found in path(s):

```
* /opt/cola/permits/1000849041_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/PullParser.pm
No license file was found, but licenses were detected in source scan.
```

=head1 Pod::Simple version 3.28

Pod::Simple is a Perl library for parsing text in the Pod ("plain old documentation") markup language that is typically used for writing documentation for Perl and for Perl modules. The Pod format is explained L<perlpod>; the most common formatter is called C<perldoc>.

Pod formatters can use Pod::Simple to parse Pod documents and render them into plain text, HTML, or any number of other formats.

=head2 Installation

To install this module, type the following:

```
perl Makefile.PL
make
make test
make install
```

=head2 Support

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <bug-pod-simple@rt.cpan.org>.

=head1 copyright and Disclaimers

Copyright (c) 2002 Sean M. Burke. All rights reserved.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 Author

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/README

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::DumpAsText -- dump Pod-parsing events as text

=head1 SYNOPSIS

```
perl -MPod::Simple::DumpAsText -e \  
"exit Pod::Simple::DumpAsText->filter(shift)->any_errata_seen" \  
thingy.pod
```

## =head1 DESCRIPTION

This class is for dumping, as text, the events gotten from parsing a Pod document. This class is of interest to people writing Pod formatters based on Pod::Simple. It is useful for seeing exactly what events you get out of some Pod that you feed in.

This is a subclass of L<Pod::Simple> and inherits all its methods.

## =head1 SEE ALSO

L<Pod::Simple::DumpAsXML>

L<Pod::Simple>

## =head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository, L<<https://github.com/theory/pod-simple/>>. Feel free to fork and contribute, or to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to <[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

## =head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

## =head1 AUTHOR

Pod::Simple was created by Sean M. Burke <[sburke@cpan.org](mailto:sburke@cpan.org)>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/DumpAsText.pm

No license file was found, but licenses were detected in source scan.

# TODO: let it be an option whether a given subclass even wants little treelets?

\_\_END\_\_

=head1 NAME

Pod::Simple::LinkSection -- represent "section" attributes of L codes

=head1 SYNOPSIS

# a long story

=head1 DESCRIPTION

This class is not of interest to general users.

Pod::Simple uses this class for representing the value of the "section" attribute of "L" start-element events. Most applications can just use the normal stringification of objects of this class; they stringify to just the text content of the section, such as "foo" for C<< LZ<><Stuff/foo> >>, and "bar" for C<< LZ<><Stuff/bIZ<><ar>> >>.

However, anyone particularly interested in getting the full value of the treelet, can just traverse the content of the treelet @\$treelet\_object. To wit:

% perl -MData::Dumper -e

```
"use base qw(Pod::Simple::Methody);
sub start_L { print Dumper($_[1]{'section'}) }
__PACKAGE__->new->parse_string_document('=head1
L<Foo/bI<ar>baz>>')
"
```

Output:

```
$VAR1 = bless( [
    ",
    {}],
    'b',
    bless( [
        'T',
        {}],
        'ar'
    ], 'Pod::Simple::LinkSection' ),
    'baz'
], 'Pod::Simple::LinkSection' );
```

But stringify it and you get just the text content:

```
% perl -MData::Dumper -e
"use base qw(Pod::Simple::Methody);
sub start_L { print Dumper(" . $_[1]{'section'}) }
__PACKAGE__->new->parse_string_document('=head1 L<Foo/bI<ar>baz>>')
"
```

Output:

```
$VAR1 = 'barbaz';
```

=head1 SEE ALSO

L<Pod::Simple>

=head1 SUPPORT

Questions or discussion about POD and Pod::Simple should be sent to the pod-people@perl.org mail list. Send an empty email to pod-people-subscribe@perl.org to subscribe.

This module is managed in an open GitHub repository,

L<<https://github.com/theory/pod-simple/>>.

Feel free to fork and contribute, or

to clone L<[git://github.com/theory/pod-simple.git](https://github.com/theory/pod-simple.git)> and send patches!

Patches against Pod::Simple are welcome. Please send bug reports to

<[bug-pod-simple@rt.cpan.org](mailto:bug-pod-simple@rt.cpan.org)>.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2004 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

Pod::Simple was created by Sean M. Burke <sburke@cpan.org>. But don't bother him, he's retired.

Pod::Simple is maintained by:

=over

=item \* Allison Randal C<allison@perl.org>

=item \* Hans Dieter Pearcey C<hdp@cpan.org>

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/LinkSection.pm

No license file was found, but licenses were detected in source scan.

=head1 NAME

Pod::Simple::Text -- format Pod as plaintext

=head1 SYNOPSIS

```
perl -MPod::Simple::Text -e \  
"exit Pod::Simple::Text->filter(shift)->any_errata_seen" \  
thingy.pod
```

=head1 DESCRIPTION

This class is a formatter that takes Pod and renders it as

wrapped plaintext.

Its wrapping is done by `L<Text::Wrap>`, so you can change `C<$Text::Wrap::columns>` as you like.

This is a subclass of `L<Pod::Simple>` and inherits all its methods.

=head1 SEE ALSO

`L<Pod::Simple>`, `L<Pod::Simple::TextContent>`, `L<Pod::Text>`

=head1 SUPPORT

Questions or discussion about POD and `Pod::Simple` should be sent to the `pod-people@perl.org` mail list. Send an empty email to `pod-people-subscribe@perl.org` to subscribe.

This module is managed in an open GitHub repository, `L<https://github.com/theory/pod-simple/>`. Feel free to fork and contribute, or to clone `L<git://github.com/theory/pod-simple.git>` and send patches!

Patches against `Pod::Simple` are welcome. Please send bug reports to `<bug-pod-simple@rt.cpan.org>`.

=head1 COPYRIGHT AND DISCLAIMERS

Copyright (c) 2002 Sean M. Burke.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

This program is distributed in the hope that it will be useful, but without any warranty; without even the implied warranty of merchantability or fitness for a particular purpose.

=head1 AUTHOR

`Pod::Simple` was created by Sean M. Burke `<sburke@cpan.org>`. But don't bother him, he's retired.

`Pod::Simple` is maintained by:

=over

=item \* Allison Randal `C<allison@perl.org>`

=item \* Hans Dieter Pearcey `C<hdp@cpan.org>`

=item \* David E. Wheeler C<dwheeler@cpan.org>

=back

=cut

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/Pod-Simple-3.28.tar.gz-cosi-expand-archive-TIm8aDDs/Pod-Simple-3.28/lib/Pod/Simple/Text.pm  
No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000849041\_1646171520.95/0/perl-Pod-Simple-3.28-4.el7.src.rpm-cosi-expand-archive-8bV9qtZC/perl-Pod-Simple.spec

# 1.155 perl-threads-shared 1.43-6.el7

## 1.155.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

-----

ppport.h -- Perl/Pollution/Portability Version 3.19

Automatically created by Devel::PPPort running under perl 5.010000.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

-----

SKIP

=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.19

=head1 SYNOPSIS



perl ppport.h [options] [source files]

Searches current directory for files if no [source files] are given

--help            show short help

--version        show version

--patch=file     write one patch file with changes

--copy=suffix    write changed copies with suffix

--diff=program   use diff program and options

--compat-version=version  
    provide compatibility with Perl version

--cplusplus     accept C++ comments

--quiet          don't output anything except fatal errors

--nodiag         don't show diagnostics

--nohints        don't show hints

--nochanges     don't suggest changes

--nofilter       don't filter input files

--strip          strip all script and doc functionality from  
                 ppport.h

--list-provided   list provided API

--list-unsupported list unsupported API

--api-info=name   show Perl API portability information

## =head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.10.0.

## =head1 OPTIONS

### =head2 --help

Display a brief usage summary.

### =head2 --version

Display the version of F<ppport.h>.

### =head2 --patch=I<file>

If this option is given,

a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

```
=head2 --copy=I<suffix>
```

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automatically add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

```
=head2 --diff=I<program>
```

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

```
=head2 --compat-version=I<version>
```

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl version 5.003.

You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

```
=head2 --cplusplus
```

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

```
=head2 --quiet
```

Be quiet. Don't print anything except fatal errors.

```
=head2 --nodiag
```

Don't output any diagnostic messages. Only portability alerts will be printed.

=head2 --nohints

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

=head2 --nochanges

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

=head2 --nofilter

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

=head2 --strip

Strip all script and documentation functionality from F<ppport.h>.

This

reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPort> module is installed.

=head2 --list-provided

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

=head2 --list-unsupported

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

=head2 --api-info=I<name>

Show portability information for API elements matching I<name>. If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible

across

differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you have to explicitly request support for these functions by adding one or more C<#define>s in your source code before the inclusion of F<ppport.h>.

These functions or variables will be marked C<explicit> in the list shown by C<--list-provided>.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either C<static> or global variants.

For a C<static> function or variable (used only in a single source file), use:

```
#define NEED_function  
#define NEED_variable
```

For a global function or variable (used in multiple source files), use:

```
#define NEED_function_GLOBAL
```

```
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSV_type()	NEED_newSV_type	NEED_newSV_type_GLOBAL
newSVpv_flags()	NEED_newSVpv_flags	NEED_newSVpv_flags_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL
pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL
pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	
NEED_sv_setpvf_mg_GLOBAL		
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warnern()	NEED_warnern	NEED_warnern_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the C<DPPP\_NAMESPACE> macro. Just C<#define> the macro before including C<ppport.h>:

```
#define DPPP_NAMESPACE MyOwnNamespace_  
#include "ppport.h"
```

The default namespace is C<DPPP\_>.

=back

The good thing is that most of the above can be checked by running `F<ppport.h>` on your source code. See the next section for details.

## =head1 EXAMPLES

To verify whether `F<ppport.h>` is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, `F<ppport.h>` can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different `C<diff>` program or options, using the `C<--diff>` option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the `C<newSVpv<n>` function, use:

```
perl pport.h --api-info=newSVpvn
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl pport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl pport.h --api-info=./
```

to display information for all known API elements.

=head1 BUGS

If this version of F<pport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPPport> are available on CPAN before sending a bug report.

If F<pport.h> was generated using the latest version of C<Devel::PPPport> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item

5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2009, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPort>.

=cut

use strict;

# Disable broken TRIE-optimization

BEGIN { eval '\${^RE\_TRIE\_MAXBUF} = -1' if \$] >= 5.009004 && \$] <= 5.009005 }

my \$VERSION = 3.19;

```
my %opt = (  
  quiet  => 0,  
  diag   => 1,  
  hints  => 1,  
  changes => 1,  
  cplusplus => 0,  
  filter => 1,  
  strip  => 0,  
  version => 0,  
);
```

```
my($ppport) = $0 =~ /([\w.]+)$/;
```

```
my $LF = '(?:\r\n|[\r\n])'; # line feed
```

```
my $HS = "[\t]"; # horizontal whitespace
```

```
# Never use C comments in this file!
```

```
my $ccs = '!.*';
```

```
my
```



```

$cce = '*!./';
my $rccs = quotemeta $ccs;
my $rcce = quotemeta $cce;

eval {
    require Getopt::Long;
    Getopt::Long::GetOptions(\%opt, qw(
        help quiet diag! filter! hints! changes! cplusplus strip version
        patch=s copy=s diff=s compat-version=s
        list-provided list-unsupported api-info=s
    )) or usage();
};

if ($@ and grep /^-/, @ARGV) {
    usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
    die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
    print "This is $0 $VERSION.\n";
    exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if (exists $opt{'compat-version'}) {
    my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
    if ($@) {
        die "Invalid version number format: '$opt{'compat-version'}'\n";
    }
    die "Only Perl 5 is supported\n" if $r != 5;
    die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
    $opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
    $opt{'compat-version'} = 5;
}

my
%API = map { /^(w+)\|([^\|]*)\|([^\|]*)\|(w*)$/
    ? ( $1 => {
        ($2          ? ( base   => $2 ) : ()),
        ($3          ? ( todo   => $3 ) : ()),
        (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
        (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
        (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
    } )
}

```

: die "invalid spec: \$\_" } qw(  
AvFILLp|5.004050|p  
AvFILL|||  
CLASS|||n  
CPERLscope|5.005000|p  
CX\_CURPAD\_SAVE|||  
CX\_CURPAD\_SV|||  
CopFILEAV|5.006000|p  
CopFILEGV\_set|5.006000|p  
CopFILEGV|5.006000|p  
CopFILESV|5.006000|p  
CopFILE\_set|5.006000|p  
CopFILE|5.006000|p  
CopSTASHPV\_set|5.006000|p  
CopSTASHPV|5.006000|p  
CopSTASH\_eq|5.006000|p  
CopSTASH\_set|5.006000|p  
CopSTASH|5.006000|p  
CopyD|5.009002|p  
Copy|||  
CvPADLIST|||  
CvSTASH|||  
CvWEAKOUTSIDE|||  
DEFSV\_set|5.011000|p  
DEFSV|5.004050|p  
END\_EXTERN\_C|5.005000|p  
ENTER|||  
ERRSV|5.004050|p  
EXTEND|||  
EXTERN\_C|5.005000|p  
F0convert|||n  
FREEMPS|||  
GIMME\_V||5.004000|n  
GIMME|||n  
GROK\_NUMERIC\_RADIX|5.007002|p  
G\_ARRAY|||  
G\_DISCARD|||  
G\_EVAL|||  
G\_METHOD|5.006001|p  
G\_NOARGS|||  
G\_SCALAR|||  
G\_VOID|5.004000|  
GetVars|||  
GvSVn|5.009003|p  
GvSV|||  
Gv\_AMupdate|||  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|

HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeUTF8|5.011000|  
HeVAL|5.004000|  
HvNAMELEN\_get|5.009003|p  
HvNAME\_get|5.009003|p  
HvNAME|||  
INT2PTR|5.006000|p  
IN\_LOCALE\_COMPILETIME|5.007002|p  
IN\_LOCALE\_RUNTIME|5.007002|p  
IN\_LOCALE|5.007002|p  
IN\_PERL\_COMPILETIME|5.008001|p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002|p  
IS\_NUMBER\_INFINITY|5.007002|p  
IS\_NUMBER\_IN\_UV|5.007002|p  
IS\_NUMBER\_NAN|5.007003|p  
IS\_NUMBER\_NEG|5.007002|p  
IS\_NUMBER\_NOT\_INT|5.007002|p  
IVSIZE|5.006000|p  
IVTYPE|5.006000|p  
IVdf|5.006000|p  
LEAVE|||  
LVRET|||  
MARK|||  
MULTICALL|5.011000|  
MY\_CXT\_CLONE|5.009002|p  
MY\_CXT\_INIT|5.007003|p  
MY\_CXT|5.007003|p  
MoveD|5.009002|p  
Move|||  
NOOP|5.005000|p  
NUM2PTR|5.006000|p  
NVTYPE|5.006000|p  
NVef|5.006001|p  
NVff|5.006001|p  
NVgf|5.006001|p  
Newxc|5.009003|p  
Newxz|5.009003|p  
Newx|5.009003|p  
Nullav|||  
Nullch|||  
Nullcv|||  
Nullhv|||  
Nullsv|||

ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_DUP|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||  
PAD\_SET\_CUR|||  
PAD\_SV1|||  
PAD\_SV|||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.011000||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.011000||p  
PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.011000||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p

PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|5.009004||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|5.009004||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|5.009004||p  
PERL\_PV\_ESCAPE\_NOCLEAR|5.009004||p  
PERL\_PV\_ESCAPE\_QUOTE|5.009004||p  
PERL\_PV\_ESCAPE\_RE|5.009005||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|5.009004||p  
PERL\_PV\_ESCAPE\_UNI|5.009004||p  
PERL\_PV\_PRETTY\_DUMP|5.009004||p  
PERL\_PV\_PRETTY\_ELLIPSES|5.010000||p  
PERL\_PV\_PRETTY\_LTGT|5.009004||p  
PERL\_PV\_PRETTY\_NOCLEAR|5.010000||p  
PERL\_PV\_PRETTY\_QUOTE|5.009004||p  
PERL\_PV\_PRETTY\_REGPROP|5.009004||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p  
PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_SYS\_INIT3||5.006000|  
PERL\_SYS\_INIT||  
PERL\_SYS\_TERM||5.011000|  
PERL\_UCHAR\_MAX|5.004000||p

PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|5.011000||p  
PL\_bufptr|5.011000||p  
PL\_compiling|5.004050||p  
PL\_copline|5.011000||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_error\_count|5.011000||p  
PL\_expect|5.011000||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p  
PL\_in\_my\_stash|5.011000||p  
PL\_in\_my|5.011000||p  
PL\_last\_in\_gv|||n  
PL\_laststatval|5.005000||p  
PL\_lex\_state|5.011000||p  
PL\_lex\_stuff|5.011000||p  
PL\_linestr|5.011000||p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050||pn  
PL\_no\_modify|5.006000||p  
PL\_ofsgv|||n  
PL\_parser|5.009005||p

PL\_perl\_destruct\_level|5.004050|p  
PL\_perldb|5.004050|p  
PL\_ppaddr|5.006000|p  
PL\_rsfilters|5.004050|p  
PL\_rsfp|5.004050|p  
PL\_rs||n  
PL\_signals|5.008001|p  
PL\_stack\_base|5.004050|p  
PL\_stack\_sp|5.004050|p  
PL\_statcache|5.005000|p  
PL\_stdingv|5.004050|p  
PL\_sv\_arenaroot|5.004050|p  
PL\_sv\_no|5.004050|pn  
PL\_sv\_undef|5.004050|pn  
PL\_sv\_yes|5.004050|pn  
PL\_tainted|5.004050|p  
PL\_tainting|5.004050|p  
PL\_tokenbuf|5.011000|p  
POP\_MULTICALL||5.011000|  
POPi||n  
POPi||n  
POPn||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp||n  
POPs||n  
PTR2IV|5.006000|p  
PTR2NV|5.006000|p  
PTR2UV|5.006000|p  
PTR2nat|5.009003|p  
PTR2ul|5.007001|p  
PTRV|5.006000|p  
PUSHMARK||  
PUSH\_MULTICALL||5.011000|  
PUSHi||  
PUSHmortal|5.009002|p  
PUSHn||  
PUSHp||  
PUSHs||  
PUSHu|5.004000|p  
PUTBACK||  
PerlIO\_clearerr||5.007003|  
PerlIO\_close||5.007003|  
PerlIO\_context\_layers||5.009004|  
PerlIO\_eof||5.007003|  
PerlIO\_error||5.007003|  
PerlIO\_fileno||5.007003|  
PerlIO\_fill||5.007003|

PerlIO\_flush|5.007003|  
PerlIO\_get\_base|5.007003|  
PerlIO\_get\_bufsiz|5.007003|  
PerlIO\_get\_cnt|5.007003|  
PerlIO\_get\_ptr|5.007003|  
PerlIO\_read|5.007003|  
PerlIO\_seek|5.007003|  
PerlIO\_set\_cnt|5.007003|  
PerlIO\_set\_ptrcnt|5.007003|  
PerlIO\_setlinebuf|5.007003|  
PerlIO\_stderr|5.007003|  
PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVL|||n  
Renewc|||  
Renew|||  
SAVECLEARSV|||  
SAVECOMPPAD|||  
SAVEPADSV|||  
SAVETMPS|||  
SAVE\_DEFSV|5.004050||p  
SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p  
SV\_COW\_DROP\_PV|5.008001||p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SVfARG|5.009005||p



Svf\_UTF8|5.006000||p  
Svf|5.006000||p  
SVt\_IV|||  
SVt\_NV|||  
SVt\_PVAV|||  
SVt\_PVCV|||  
SVt\_PVHV|||  
SVt\_PVMG|||  
SVt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC|5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV|5.006000|  
SvIOK\_notUV|5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV|5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW|5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK|5.007003|  
SvMAGIC\_set|5.009003||p  
SvNIOK\_off|||  
SvNIOKp|||  
SvNIOK|||  
SvNOK\_off|||  
SvNOK\_only|||  
SvNOK\_on|||  
SvNOKp|||  
SvNOK|||  
SvNVX|||

SvNV\_set|||  
SvNVx|||  
SvNV|||  
SvOK|||  
SvOOK\_offset|5.011000|  
SvOOK|||  
SvPOK\_off|||  
SvPOK\_only\_UTF8|5.006000|  
SvPOK\_only|||  
SvPOK\_on|||  
SvPOKp|||  
SvPOK|||  
SvPVX\_const|5.009003|p  
SvPVX\_mutable|5.009003|p  
SvPVX|||  
SvPV\_const|5.009003|p  
SvPV\_flags\_const\_nolen|5.009003|p  
SvPV\_flags\_const|5.009003|p  
SvPV\_flags\_mutable|5.009003|p  
SvPV\_flags|5.007002|p  
SvPV\_force\_flags\_mutable|5.009003|p  
SvPV\_force\_flags\_nolen|5.009003|p  
SvPV\_force\_flags|5.007002|p  
SvPV\_force\_mutable|5.009003|p  
SvPV\_force\_nolen|5.009003|p  
SvPV\_force\_nomg\_nolen|5.009003|p  
SvPV\_force\_nomg|5.007002|p  
SvPV\_force||p  
SvPV\_mutable|5.009003|p  
SvPV\_nolen\_const|5.009003|p  
SvPV\_nolen|5.006000|p  
SvPV\_nomg\_const\_nolen|5.009003|p  
SvPV\_nomg\_const|5.009003|p  
SvPV\_nomg|5.007002|p  
SvPV\_renew|5.009003|p  
SvPV\_set|||  
SvPVbyte\_force|5.009002|  
SvPVbyte\_nolen|5.006000|  
SvPVbytex\_force|5.006000|  
SvPVbytex|5.006000|  
SvPVbyte|5.006000|p  
SvPVutf8\_force|5.006000|  
SvPVutf8\_nolen|5.006000|  
SvPVutf8x\_force|5.006000|  
SvPVutf8x|5.006000|  
SvPVutf8|5.006000|  
SvPVx|||  
SvPV|||

SvREFCNT\_dec|||  
SvREFCNT\_inc\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004|p  
SvREFCNT\_inc\_simple\_void|5.009004|p  
SvREFCNT\_inc\_simple|5.009004|p  
SvREFCNT\_inc\_void\_NN|5.009004|p  
SvREFCNT\_inc\_void|5.009004|p  
SvREFCNT\_inc||p  
SvREFCNT|||  
SvROK\_off|||  
SvROK\_on|||  
SvROK|||  
SvRV\_set|5.009003|p  
SvRV|||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC|||  
SvSHARED\_HASH|5.009003|p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003|p  
SvSTASH|||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV|||  
SvTAINTED\_off||5.004000|  
SvTAINTED\_on||5.004000|  
SvTAINTED||5.004000|  
SvTAINT|||  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK||5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off||5.006000|  
SvUTF8\_on||5.006000|  
SvUTF8||5.006000|  
SvUVXx|5.004000|p  
SvUVX|5.004000|p  
SvUV\_nomg|5.009001|p  
SvUV\_set|5.009003|p  
SvUVx|5.004000|p  
SvUV|5.004000|p  
SvVOK||5.008001|  
SvVSTRING\_mg|5.009004|p  
THIS|||n  
UNDERBAR|5.009002|p

UTF8\_MAXBYTES|5.009002||p  
UVSIZE|5.006000||p  
UVTYPE|5.006000||p  
UVXf|5.007001||p  
UVof|5.006000||p  
UVuf|5.006000||p  
UVxf|5.006000||p  
WARN\_ALL|5.006000||p  
WARN\_AMBIGUOUS|5.006000||p  
WARN\_ASSERTIONS|5.011000||p  
WARN\_BAREWORD|5.006000||p  
WARN\_CLOSED|5.006000||p  
WARN\_CLOSURE|5.006000||p  
WARN\_DEBUGGING|5.006000||p  
WARN\_DEPRECATED|5.006000||p  
WARN\_DIGIT|5.006000||p  
WARN\_EXEC|5.006000||p  
WARN\_EXITING|5.006000||p  
WARN\_GLOB|5.006000||p  
WARN\_INPLACE|5.006000||p  
WARN\_INTERNAL|5.006000||p  
WARN\_IO|5.006000||p  
WARN\_LAYER|5.008000||p  
WARN\_MALLOC|5.006000||p  
WARN\_MISC|5.006000||p  
WARN\_NEWLINE|5.006000||p  
WARN\_NUMERIC|5.006000||p  
WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESES|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p  
WARN\_REDEFINE|5.006000||p  
WARN\_REGEXP|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p

WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSPROTO|5.010000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p  
Zero|||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p  
aTHXR\_|5.011000||p  
aTHXR|5.011000||p  
aTHX\_|5.006000||p  
aTHX|5.006000||p  
add\_data|||n

addmad|||  
allocmy|||  
amagic\_call|||  
amagic\_cmp\_locale|||  
amagic\_cmp|||  
amagic\_i\_ncmp|||  
amagic\_ncmp|||  
any\_dup|||  
ao|||  
append\_elem|||  
append\_list|||  
append\_madprops|||  
apply\_attrs\_my|||  
apply\_attrs\_string|5.006001|  
apply\_attrs|||  
apply|||  
atfork\_lock|5.007003|n  
atfork\_unlock|5.007003|n  
av\_arylen\_p|5.009003|  
av\_clear|||  
av\_create\_and\_push|5.009005|  
av\_create\_and\_unshift\_one|5.009005|  
av\_delete|5.006000|  
av\_exists|5.006000|  
av\_extend|||  
av\_fetch|||  
av\_fill|||  
av\_iter\_p|5.011000|  
av\_len|||  
av\_make|||  
av\_pop|||  
av\_push|||  
av\_reify|||  
av\_shift|||  
av\_store|||  
av\_undef|||  
av\_unshift|||  
ax|||n  
bad\_type|||  
bind\_match|||  
block\_end|||  
block\_gimme|5.004000|  
block\_start|||  
boolSV|5.004000|p  
boot\_core\_PerlIO|||  
boot\_core\_UNIVERSAL|||  
boot\_core\_mro|||  
bytes\_from\_utf8|5.007001|

bytes\_to\_uni||n  
bytes\_to\_utf8||5.006001|  
call\_argv|5.006000|p  
call\_atexit|5.006000|  
call\_list|5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc||5.007002|n  
cando||  
cast\_i32||5.006000|  
cast\_iv||5.006000|  
cast\_ulong||5.006000|  
cast\_uv||5.006000|  
check\_type\_and\_open||  
check\_uni||  
checkcomma||  
checkposixcc||  
ckWARN|5.006000|p  
ck\_anoncode||  
ck\_bitop||  
ck\_concat||  
ck\_defined||  
ck\_delete||  
ck\_die||  
ck\_each||  
ck\_eof||  
ck\_eval||  
ck\_exec||  
ck\_exists||  
ck\_exit||  
ck\_ftst||  
ck\_fun||  
ck\_glob||  
ck\_grep||  
ck\_index||  
ck\_join||  
ck\_lfun||  
ck\_listiob||  
ck\_match||  
ck\_method||  
ck\_null||  
ck\_open||  
ck\_readline||  
ck\_repeat||  
ck\_require||  
ck\_return||  
ck\_rfun||

ck\_rvconst||  
ck\_sassign||  
ck\_select||  
ck\_shift||  
ck\_sort||  
ck\_spair||  
ck\_split||  
ck\_subr||  
ck\_substr||  
ck\_svconst||  
ck\_trunc||  
ck\_unpack||  
ckwarn\_d|5.009003|  
ckwarn|5.009003|  
cl\_and||n  
cl\_anything||n  
cl\_init\_zero||n  
cl\_init||n  
cl\_is\_anything||n  
cl\_or||n  
clear\_placeholders||  
closest\_cop||  
convert||  
cop\_free||  
cr\_textfilter||  
create\_eval\_scope||  
croak\_nocontext||vn  
croak\_xs\_usage|5.011000|  
croak||v  
csighandler|5.009003|n  
curmad||  
custom\_op\_desc|5.007003|  
custom\_op\_name|5.007003|  
cv\_ckproto\_len||  
cv\_clone||  
cv\_const\_sv|5.004000|  
cv\_dump||  
cv\_undef||  
cx\_dump|5.005000|  
cx\_dup||  
cxinc||  
dAXMARK|5.009003|p  
dAX|5.007002|p  
dITEMS|5.007002|p  
dMARK||  
dMULTICALL|5.009003|  
dMY\_CXT\_SV|5.007003|p  
dMY\_CXT|5.007003|p



dNOOP|5.006000||p  
dORIGMARK|||  
dSP|||  
dTHR|5.004050||p  
dTHXR|5.011000||p  
dTHXa|5.006000||p  
dTHXoa|5.006000||p  
dTHX|5.006000||p  
dUNDERBAR|5.009002||p  
dVAR|5.009003||p  
dXCPT|5.009002||p  
dXSARGS|||  
dXSI32|||  
dXSTARG|5.006000||p  
deb\_curcv|||  
deb\_nocontext|||vn  
deb\_stack\_all|||  
deb\_stack\_n|||  
debop||5.005000|  
debprofdump||5.005000|  
debprof|||  
debstackptrs||5.007003|  
debstack||5.007003|  
debug\_start\_match|||  
deb||5.007003|v  
del\_sv|||  
delete\_eval\_scope|||  
delimcpy||5.004000|  
deprecate\_old|||  
deprecate|||  
despatch\_signals||5.007001|  
destroy\_matcher|||  
die\_nocontext|||vn  
die\_where|||  
die|||v  
dirp\_dup|||  
div128|||  
djSP|||  
do\_aexec5|||  
do\_aexec|||  
do\_aspawn|||  
do\_binmode||5.004050|  
do\_chomp|||  
do\_chop|||  
do\_close|||  
do\_dump\_pad|||  
do\_eof|||  
do\_exec3|||

do\_execfree|||  
do\_exec|||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl|||  
do\_ipcget|||  
do\_join|||  
do\_kv|||  
do\_magic\_dump||5.006000|  
do\_msgrcv|||  
do\_msgsnd|||  
do\_oddball|||  
do\_op\_dump||5.006000|  
do\_op\_xmldump|||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump|||  
do\_print|||  
do\_readline|||  
do\_seek|||  
do\_semop|||  
do\_shmio|||  
do\_smartmatch|||  
do\_spawn\_nowait|||  
do\_spawn|||  
do\_sprintf|||  
do\_sv\_dump||5.006000|  
do\_sysseek|||  
do\_tell|||  
do\_trans\_complex\_utf8|||  
do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint||5.008001|n

dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref|5.009003|  
dounwind|||  
dowantarray|||  
dump\_all|5.006000|  
dump\_eval|5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form|5.006000|  
dump\_indent|5.006000|v  
dump\_mstats|||  
dump\_packsubs|5.006000|  
dump\_sub|5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent|5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv|5.006000|p  
eval\_sv|5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile|5.005000|  
fbm\_instr|5.005000|  
feature\_is\_enabled|||  
fetch\_cop\_label|5.011000|  
filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv|5.008001|

find\_rundefsvoffset|5.009002|  
find\_script||  
find\_uninit\_var||  
first\_symbol||n  
fold\_constants||  
forbid\_setid||  
force\_ident||  
force\_list||  
force\_next||  
force\_version||  
force\_word||  
forget\_pmop||  
form\_nocontext||vn  
form|5.004000|v  
fp\_dup||  
fprintf\_nocontext||vn  
free\_global\_struct||  
free\_tied\_hv\_pool||  
free\_tmps||  
gen\_constant\_list||  
get\_arena||  
get\_aux\_mg||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cvn\_flags|5.009005|  
get\_cv|5.006000|p  
get\_db\_sub||  
get\_debug\_opts||  
get\_hash\_seed||  
get\_hv|5.006000|p  
get\_isa\_hash||  
get\_mstats||  
get\_no\_modify||  
get\_num||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs||  
get\_ppaddr|5.006000|  
get\_re\_arg||  
get\_sv|5.006000|p  
get\_vtbl|5.005030|  
getcwd\_sv|5.007002|  
getenv\_len||  
glob\_2number||  
glob\_assign\_glob||  
glob\_assign\_ref||  
gp\_dup||  
gp\_free||

gp\_ref||  
grok\_bin|5.007003|p  
grok\_hex|5.007003|p  
grok\_number|5.007002|p  
grok\_numeric\_radix|5.007002|p  
grok\_oct|5.007003|p  
group\_end||  
gv\_AVadd||  
gv\_HVadd||  
gv\_IOadd||  
gv\_SVadd||  
gv\_autoload4|5.004000|  
gv\_check||  
gv\_const\_sv|5.009003|  
gv\_dump|5.006000|  
gv\_efullname3|5.004000|  
gv\_efullname4|5.006001|  
gv\_efullname||  
gv\_ename||  
gv\_fetchfile\_flags|5.009005|  
gv\_fetchfile||  
gv\_fetchmeth\_autoload|5.007003|  
gv\_fetchmethod\_autoload|5.004000|  
gv\_fetchmethod\_flags|5.011000|  
gv\_fetchmethod||  
gv\_fetchmeth||  
gv\_fetchpvn\_flags|5.009002|p  
gv\_fetchpvs|5.009004|p  
gv\_fetchpv||  
gv\_fetchsv|5.009002|  
gv\_fullname3|5.004000|  
gv\_fullname4|5.006001|  
gv\_fullname||  
gv\_get\_super\_pkg||  
gv\_handler|5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_name\_set|5.009004|  
gv\_stashpvn|5.004000|p  
gv\_stashpvs|5.009003|p  
gv\_stashpv||  
gv\_stashsv||  
he\_dup||  
hek\_dup||  
hfreeentries||  
hsplit||  
hv\_assert|5.011000|  
hv\_auxinit||n

hv\_backreferences\_p|||  
hv\_clear\_placeholders|5.009001|  
hv\_clear|||  
hv\_common\_key\_len|5.010000|  
hv\_common|5.010000|  
hv\_copy\_hints\_hv|||  
hv\_delayfree\_ent|5.004000|  
hv\_delete\_common|||  
hv\_delete\_ent|5.004000|  
hv\_delete|||  
hv\_eiter\_p|5.009003|  
hv\_eiter\_set|5.009003|  
hv\_exists\_ent|5.004000|  
hv\_exists|||  
hv\_fetch\_ent|5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch|||  
hv\_free\_ent|5.004000|  
hv\_iterinit|||  
hv\_iterkeysv|5.004000|  
hv\_iterkey|||  
hv\_itternext\_flags|5.008000|  
hv\_itternextsv|||  
hv\_itternext|||  
hv\_iterval|||  
hv\_kill\_backrefs|||  
hv\_ksplit|5.004000|  
hv\_magic\_check|||n  
hv\_magic|||  
hv\_name\_set|5.009003|  
hv\_notallowed|||  
hv\_placeholders\_get|5.009003|  
hv\_placeholders\_p|5.009003|  
hv\_placeholders\_set|5.009003|  
hv\_riter\_p|5.009003|  
hv\_riter\_set|5.009003|  
hv\_scalar|5.009001|  
hv\_store\_ent|5.004000|  
hv\_store\_flags|5.008000|  
hv\_stores|5.009004|p  
hv\_store|||  
hv\_undef|||  
ibcmp\_locale|5.004000|  
ibcmp\_utf8|5.007003|  
ibcmp|||  
incline|||  
incpush\_if\_exists|||  
incpush\_use\_sep|||

incpush||  
ingroup||  
init\_argv\_symbols||  
init\_debugger||  
init\_global\_struct||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids||  
init\_interp||  
init\_main\_stash||  
init\_perllib||  
init\_postdump\_symbols||  
init\_predump\_symbols||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr||  
intro\_my||  
intuit\_method||  
intuit\_more||  
invert||  
io\_close||  
isALNUMC|5.006000|p  
isALNUM||  
isALPHA||  
isASCII|5.006000|p  
isBLANK|5.006001|p  
isCNTRL|5.006000|p  
isDIGIT||  
isGRAPH|5.006000|p  
isGV\_with\_GP|5.009004|p  
isLOWER||  
isPRINT|5.004000|p  
isPSXSPC|5.006001|p  
isPUNCT|5.006000|p  
isSPACE||  
isUPPER||  
isXDIGIT|5.006000|p  
is\_an\_int||  
is\_gv\_magical\_sv||  
is\_handle\_constructor||n  
is\_list\_assignment||  
is\_lvalue\_sub|5.007001|  
is\_uni\_alnum\_lc|5.006000|  
is\_uni\_alnumc\_lc|5.006000|  
is\_uni\_alnumc|5.006000|  
is\_uni\_alnum|5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha|5.006000|

is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii|5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl|5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit|5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph|5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_alnumc|5.006000|  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow|||n  
is\_utf8\_char|5.006000|  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common|||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loc|5.009003|  
is\_utf8\_string\_loc|5.008001|  
is\_utf8\_string|5.006001|  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
isa\_lookup|||  
items|||n  
ix|||n  
jmaybe|||



join\_exact||  
keyword||  
leave\_scope||  
lex\_end||  
lex\_start||  
linklist||  
listkids||  
list||  
load\_module\_nocontext||vn  
load\_module|5.006000||pv  
localize||  
looks\_like\_bool||  
looks\_like\_number||  
lop||  
mPUSHi|5.009002||p  
mPUSHn|5.009002||p  
mPUSHp|5.009002||p  
mPUSHs|5.011000||p  
mPUSHu|5.009002||p  
mXPUSHi|5.009002||p  
mXPUSHn|5.009002||p  
mXPUSHp|5.009002||p  
mXPUSHs|5.011000||p  
mXPUSHu|5.009002||p  
mad\_free||  
madlex||  
madparse||  
magic\_clear\_all\_env||  
magic\_clearenv||  
magic\_clearhint||  
magic\_clearisa||  
magic\_clearpack||  
magic\_clearsig||  
magic\_dump||5.006000|  
magic\_existspack||  
magic\_freearylen\_p||  
magic\_freeovrld||  
magic\_getarylen||  
magic\_getdefelem||  
magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||  
magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||

magic\_killbackrefs||  
magic\_len||  
magic\_methcall||  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setcollxfrm||  
magic\_setdblline||  
magic\_setdefelem||  
magic\_setenv||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc|5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQ|5.004000||p  
memNE|5.004000||p  
mem\_collxfrm||  
mem\_log\_common||n  
mess\_alloc||  
mess\_nocontext||vn  
mess|5.006000|v

method\_common|||  
mfree||5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_find||  
mg\_free||  
mg\_get||  
mg\_length||5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size||5.005000|  
mini\_mktime||5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_get\_from\_name||5.011000|  
mro\_get\_linear\_isa\_dfs||  
mro\_get\_linear\_isa||5.009005|  
mro\_get\_private\_data||5.011000|  
mro\_isa\_changed\_in||  
mro\_meta\_dup||  
mro\_meta\_init||  
mro\_method\_changed\_in||5.009005|  
mro\_register||5.011000|  
mro\_set\_mro||5.011000|  
mro\_set\_private\_data||5.011000|  
mul128||  
mulexp10||n  
my\_atof2||5.007002|  
my\_atof||5.006000|  
my\_attrs||  
my\_bcopy||n  
my\_betoh16||n  
my\_betoh32||n  
my\_betoh64||n  
my\_betohi||n  
my\_betohl||n  
my\_betohs||n  
my\_bzero||n  
my\_chsize||  
my\_clearenv||  
my\_cxt\_index|||

my\_cxt\_init||  
my\_dirfd||5.009005|  
my\_exit\_jump||  
my\_exit||  
my\_failure\_exit||5.004000|  
my\_fflush\_all||5.006000|  
my\_fork||5.007003|n  
my\_htobe16||n  
my\_htobe32||n  
my\_htobe64||n  
my\_htobei||n  
my\_htobel||n  
my\_htobes||n  
my\_htole16||n  
my\_htole32||n  
my\_htole64||n  
my\_htolei||n  
my\_htolel||n  
my\_htoles||n  
my\_htonl||  
my\_kid||  
my\_letoh16||n  
my\_letoh32||n  
my\_letoh64||n  
my\_letohi||n  
my\_letohl||n  
my\_letohs||n  
my\_lstat||  
my\_memcmp||5.004000|n  
my\_memset||n  
my\_ntohl||  
my\_pclose||5.004000|  
my\_popen\_list||5.007001|  
my\_popen||5.004000|  
my\_setenv||  
my\_snprintf||5.009004||pvn  
my\_socketpair||5.007003|n  
my\_sprintf||5.009003||pvn  
my\_stat||  
my\_strftime||5.007002|  
my\_strlcat||5.009004||pn  
my\_strlcpy||5.009004||pn  
my\_swabn||n  
my\_swap||  
my\_unexec||  
my\_vsnprintf||5.009004|n  
need\_utf8||n  
newANONATTRSUB||5.006000|

newANONHASH|||  
newANONLIST|||  
newANONSUB|||  
newASSIGNOP|||  
newATTRSUB|5.006000|  
newAVREF|||  
newAV|||  
newBINOP|||  
newCONDOP|||  
newCONSTSUB|5.004050||p  
newCVREF|||  
newDEFSVOP|||  
newFORM|||  
newFOROP|||  
newGIVENOP|5.009003|  
newGIVWHENOP|||  
newGP|||  
newGVOP|||  
newGVREF|||  
newGVgen|||  
newHVREF|||  
newHVhv|5.005000|  
newHV|||  
newIO|||  
newLISTOP|||  
newLOGOP|||  
newLOOPEX|||  
newLOOPOP|||  
newMADPROP|||  
newMADsv|||  
newMYSUB|||  
newNULLLIST|||  
newOP|||  
newPADOP|||  
newPMOP|||  
newPROG|||  
newPVOP|||  
newRANGE|||  
newRV\_inc|5.004000||p  
newRV\_noinc|5.004000||p  
newRV|||  
newSLICEOP|||  
newSTATEOP|||  
newSUB|||  
newSVOP|||  
newSVREF|||  
newSV\_type|5.009005||p  
newSVhek|5.009003|

newSViv||  
newSVnv||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.011000||p  
newSVpvn\_share|5.007001||p  
newSVpvn\_utf8|5.011000||p  
newSVpvn|5.004050||p  
newSVpvs\_flags|5.011000||p  
newSVpvs\_share||5.009003|  
newSVpvs|5.009003||p  
newSVpv||  
newSVrv||  
newSVsv||  
newSVuv|5.006000||p  
newSV||  
newTOKEN||  
newUNOP||  
newWHENOP||5.009003|  
newWHILEOP||5.009003|  
newXS\_flags||5.009004|  
newXSproto||5.006000|  
newXS||5.006000|  
new\_collate||5.006000|  
new\_constant||  
new\_ctype||5.006000|  
new\_he||  
new\_logop||  
new\_numeric||5.006000|  
new\_stackinfo||5.005000|  
new\_version||5.009000|  
new\_warnings\_bitfield||  
next\_symbol||  
nextargv||  
nextchar||  
ninstr||  
no\_bareword\_allowed||  
no\_fh\_allowed||  
no\_op||  
not\_a\_number||  
nothreadhook||5.008000|  
nuke\_stacks||  
num\_overflow||n  
offer\_nice\_chunk||  
oopsAV||  
oopsHV||  
op\_clear||  
op\_const\_sv||

op\_dump||5.006000|  
op\_free|||  
op\_getmad\_weak|||  
op\_getmad|||  
op\_null||5.007002|  
op\_refcnt\_dec|||  
op\_refcnt\_inc|||  
op\_refcnt\_lock||5.009002|  
op\_refcnt\_unlock||5.009002|  
op\_xmldump|||  
open\_script|||  
pMY\_CXT\_|5.007003||p  
pMY\_CXT|5.007003||p  
pTHX\_|5.006000||p  
pTHX|5.006000||p  
packWARN|5.007003||p  
pack\_cat||5.007003|  
pack\_rec|||  
package|||  
packlist||5.008001|  
pad\_add\_anon|||  
pad\_add\_name|||  
pad\_alloc|||  
pad\_block\_start|||  
pad\_check\_dup|||  
pad\_compname\_type|||  
pad\_findlex|||  
pad\_findmy|||  
pad\_fixup\_inner\_anons|||  
pad\_free|||  
pad\_leavemy|||  
pad\_new|||  
pad\_peg|||n  
pad\_push|||  
pad\_reset|||  
pad\_setsv|||  
pad\_sv||5.011000|  
pad\_swipe|||  
pad\_tidy|||  
pad\_undef|||  
parse\_body|||  
parse\_unicode\_opts|||  
parser\_dup|||  
parser\_free|||  
path\_is\_absolute|||n  
peep|||  
pending\_Slabs\_to\_ro|||  
perl\_alloc\_using|||n

perl\_alloc||n  
perl\_clone\_using||n  
perl\_clone||n  
perl\_construct||n  
perl\_destruct||5.007003|n  
perl\_free||n  
perl\_parse||5.006000|n  
perl\_run||n  
pidgone||  
pm\_description||  
pmflag||  
pmop\_dump||5.006000|  
pmop\_xmldump||  
pmruntime||  
pmtrans||  
pop\_scope||  
pregcomp||5.009005|  
pregexec||  
pregfree2||5.011000|  
pregfree||  
prepend\_elem||  
prepend\_madprops||  
printbuf||  
printf\_nocontext||vn  
process\_special\_blocks||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope||  
put\_byte||  
pv\_display|5.006000|p  
pv\_escape|5.009004|p  
pv\_pretty|5.009004|p  
pv\_uni\_display||5.007003|  
qerror||  
qsortsvu||  
re\_compile||5.009005|  
re\_croak2||  
re\_dup\_guts||  
re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override||  
realloc||5.007002|n  
reentrant\_free||



reentrant\_init|||  
reentrant\_retry|||vn  
reentrant\_size|||  
ref\_array\_or\_hash|||  
refcounted\_he\_chain\_2hv|||  
refcounted\_he\_fetch|||  
refcounted\_he\_free|||  
refcounted\_he\_new\_common|||  
refcounted\_he\_new|||  
refcounted\_he\_value|||  
refkids|||  
refto|||  
ref|5.011000|  
reg\_check\_named\_buff\_matched|||  
reg\_named\_buff\_all|5.009005|  
reg\_named\_buff\_exists|5.009005|  
reg\_named\_buff\_fetch|5.009005|  
reg\_named\_buff\_firstkey|5.009005|  
reg\_named\_buff\_iter|||  
reg\_named\_buff\_nextkey|5.009005|  
reg\_named\_buff\_scalar|5.009005|  
reg\_named\_buff|||  
reg\_namedseq|||  
reg\_node|||  
reg\_numbered\_buff\_fetch|||  
reg\_numbered\_buff\_length|||  
reg\_numbered\_buff\_store|||  
reg\_qr\_package|||  
reg\_recode|||  
reg\_scan\_name|||  
reg\_skipcomment|||  
reg\_temp\_copy|||  
reganode|||  
regatom|||  
regbranch|||  
regclass\_swash|5.009004|  
regclass|||  
regcpopup|||  
regcpush|||  
regcurly|||n  
regdump\_extflags|||  
regdump|5.005000|  
regdupe\_internal|||  
regexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3|||n  
reghop4|||n  
reghopmaybe3|||n

reginclass|||  
reginitcolors||5.006000|  
reginsert|||  
regmatch|||  
regnext||5.005000|  
regpiece|||  
regpposixcc|||  
regprop|||  
regrepeat|||  
regtail\_study|||  
regtail|||  
regtry|||  
reguni|||  
regwhite|||n  
reg|||  
repeatcpy|||  
report\_evil\_fh|||  
report\_uninit|||  
require\_pv||5.006000|  
require\_tie\_mod|||  
restore\_magic|||  
minstr|||  
rsignal\_restore|||  
rsignal\_save|||  
rsignal\_state||5.004000|  
rsignal||5.004000|  
run\_body|||  
run\_user\_filter|||  
runops\_debug||5.005000|  
runops\_standard||5.005000|  
rvpv\_dup|||  
rxres\_free|||  
rxres\_restore|||  
rxres\_save|||  
safesyscalloc||5.006000|n  
safesysfree||5.006000|n  
safesysmalloc||5.006000|n  
safesysrealloc||5.006000|n  
same\_dirent|||  
save\_I16||5.004000|  
save\_I32|||  
save\_I8||5.006000|  
save\_adelete||5.011000|  
save\_aelem||5.004050|  
save\_allocc||5.006000|  
save\_aptr|||  
save\_ary|||  
save\_bool||5.008001|

save\_clearsv|||  
save\_delete|||  
save\_destructor\_x||5.006000|  
save\_destructor||5.006000|  
save\_freeop|||  
save\_freepv|||  
save\_freesv|||  
save\_generic\_pvref||5.006001|  
save\_generic\_svref||5.005030|  
save\_gp||5.004000|  
save\_hash|||  
save\_hek\_flags|||n  
save\_helem\_flags||5.011000|  
save\_helem||5.004050|  
save\_hints|||  
save\_hpvr|||  
save\_int|||  
save\_item|||  
save\_iv||5.005000|  
save\_lines|||  
save\_list|||  
save\_long|||  
save\_magic|||  
save\_mortalizesv||5.007001|  
save\_nogv|||  
save\_op|||  
save\_padsv\_and\_mortalize||5.011000|  
save\_pptr|||  
save\_pushi32ptr|||  
save\_pushptri32ptr|||  
save\_pushptrptr|||  
save\_pushptr||5.011000|  
save\_re\_context||5.006000|  
save\_scalar\_at|||  
save\_scalar|||  
save\_set\_svflags||5.009000|  
save\_shared\_pvref||5.007003|  
save\_sptr|||  
save\_svref|||  
save\_vptr||5.006000|  
savepvn|||  
savepvs||5.009003|  
savepv|||  
savesharedpvn||5.009005|  
savesharedpv||5.007003|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow|||  
savesvpv||5.009002|

sawparens||  
scalar\_mod\_type||n  
scalarboolean||  
scalarkids||  
scalarseq||  
scalarvoid||  
scalar||  
scan\_bin|5.006000|  
scan\_commit||  
scan\_const||  
scan\_formline||  
scan\_heredoc||  
scan\_hex||  
scan\_ident||  
scan\_inputsymbol||  
scan\_num|5.007001|  
scan\_oct||  
scan\_pat||  
scan\_str||  
scan\_subst||  
scan\_trans||  
scan\_version|5.009001|  
scan\_vstring|5.009005|  
scan\_word||  
scope||  
screaminstr|5.005000|  
search\_const||  
seed|5.008001|  
sequence\_num||  
sequence\_tail||  
sequence||  
set\_context|5.006000|n  
set\_numeric\_local|5.006000|  
set\_numeric\_radix|5.006000|  
set\_numeric\_standard|5.006000|  
setdefout||  
share\_hek\_flags||  
share\_hek|5.004000|  
si\_dup||  
sighandler||n  
simplify\_sort||  
skip\_space0||  
skip\_space1||  
skip\_space2||  
skip\_space||  
softref2xv||  
sortcv\_stacked||  
sortcv\_xsub||

sortcv|||  
sortsv\_flags|5.009003|  
sortsv|5.007003|  
space\_join\_names\_mortal|||  
ss\_dup|||  
stack\_grow|||  
start\_force|||  
start\_glob|||  
start\_subparse|5.004000|  
stashpv\_hvname\_match|5.011000|  
stdize\_locale|||  
store\_cop\_label|||  
strEQ|||  
strGE|||  
strGT|||  
strLE|||  
strLT|||  
strNE|||  
str\_to\_version|5.006000|  
strip\_return|||  
strnEQ|||  
strnNE|||  
study\_chunk|||  
sub\_crush\_depth|||  
sublex\_done|||  
sublex\_push|||  
sublex\_start|||  
sv\_2bool|||  
sv\_2cv|||  
sv\_2io|||  
sv\_2iuv\_common|||  
sv\_2iuv\_non\_preserve|||  
sv\_2iv\_flags|5.009001|  
sv\_2iv|||  
sv\_2mortal|||  
sv\_2num|||  
sv\_2nv|||  
sv\_2pv\_flags|5.007002|p  
sv\_2pv\_nolen|5.006000|p  
sv\_2pvbyte\_nolen|5.006000|p  
sv\_2pvbyte|5.006000|p  
sv\_2pvutf8\_nolen|5.006000|  
sv\_2pvutf8|5.006000|  
sv\_2pv|||  
sv\_2uv\_flags|5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||

sv\_backoff||  
sv\_bless||  
sv\_cat\_decode|5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext||pv  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext||vn  
sv\_catpvf|5.004000|v  
sv\_catpvn\_flags|5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002||p  
sv\_catpvn||  
sv\_catpvs|5.009003|p  
sv\_catpv||  
sv\_catsv\_flags|5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002||p  
sv\_catsv||  
sv\_catxmplpv||  
sv\_catxmlsv||  
sv\_chop||  
sv\_clean\_all||  
sv\_clean\_objs||  
sv\_clear||  
sv\_cmp\_locale|5.004000|  
sv\_cmp||  
sv\_collxfrm||  
sv\_compile\_2op|5.008001|  
sv\_copypv|5.007003|  
sv\_dec||  
sv\_del\_backref||  
sv\_derived\_from|5.004000|  
sv\_destroyable|5.010000|  
sv\_does|5.009004|  
sv\_dump||  
sv\_dup\_inc\_multiple||  
sv\_dup||  
sv\_eq||  
sv\_exp\_grow||  
sv\_force\_normal\_flags|5.007001|  
sv\_force\_normal|5.006000|  
sv\_free2||  
sv\_free\_arenas||  
sv\_free||  
sv\_gets|5.004000|  
sv\_grow||  
sv\_i\_ncmp||  
sv\_inc||

sv\_insert\_flags|5.011000|  
sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.011000|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic|||  
sv\_mortalcopy|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002||p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||  
sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050||p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000||p  
sv\_setnv|||

sv\_setpv\_mg|5.004050||p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv|5.008001|  
sv\_setpvn\_mg|5.004050||p  
sv\_setpvn|||  
sv\_setpvs|5.009004||p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050||p  
sv\_setsv\_nomg|5.007002||p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050||p  
sv\_setuv|5.004000||p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||  
sv\_uni\_display|5.007003|  
sv\_unmagic|||  
sv\_unref\_flags|5.007001|  
sv\_unref|||  
sv\_untaint|5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050||p  
sv\_usepvn|||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags\_grow|5.011000|  
sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade\_nomg|5.007002|  
sv\_utf8\_upgrade|5.007001|  
sv\_uv|5.005000||p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn|5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p



sv\_vsetpvfn|5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek||  
svtype||  
swallow\_bom||  
swap\_match\_buff||  
swash\_fetch|5.007002|  
swash\_get||  
swash\_init|5.006000|  
sys\_init3|5.010000|n  
sys\_init|5.010000|n  
sys\_intern\_clear||  
sys\_intern\_dup||  
sys\_intern\_init||  
sys\_term|5.010000|n  
taint\_env||  
taint\_proper||  
tmpr\_grow|5.006000|  
toLOWER||  
toUPPER||  
to\_byte\_substr||  
to\_uni\_fold|5.007003|  
to\_uni\_lower\_lc|5.006000|  
to\_uni\_lower|5.007003|  
to\_uni\_title\_lc|5.006000|  
to\_uni\_title|5.007003|  
to\_uni\_upper\_lc|5.006000|  
to\_uni\_upper|5.007003|  
to\_utf8\_case|5.007003|  
to\_utf8\_fold|5.007003|  
to\_utf8\_lower|5.007003|  
to\_utf8\_substr||  
to\_utf8\_title|5.007003|  
to\_utf8\_upper|5.007003|  
token\_free||  
token\_getmad||  
tokenize\_use||  
tokeq||  
tokereport||  
too\_few\_arguments||  
too\_many\_arguments||  
uiv\_2buf||n  
unlnk||  
unpack\_rec||  
unpack\_str|5.007003|  
unpackstring|5.008001|  
unshare\_hek\_or\_pvn||  
unshare\_hek||

unsharepvn||5.004000|  
unwind\_handler\_stack|||  
update\_debugger\_info|||  
upg\_version||5.009005|  
usage|||  
utf16\_to\_utf8\_reversed||5.006001|  
utf16\_to\_utf8||5.006001|  
utf8\_distance||5.006000|  
utf8\_hop||5.006000|  
utf8\_length||5.007001|  
utf8\_mg\_pos\_cache\_update|||  
utf8\_to\_bytes||5.006001|  
utf8\_to\_uvchr||5.007001|  
utf8\_to\_uvuni||5.007001|  
utf8n\_to\_uvchr|||  
utf8n\_to\_uvuni||5.007001|  
utilize|||  
uvchr\_to\_utf8\_flags||5.007003|  
uvchr\_to\_utf8|||  
uvuni\_to\_utf8\_flags||5.007003|  
uvuni\_to\_utf8||5.007001|  
validate\_suid|||  
varname|||  
vcmp||5.009000|  
vcroak||5.006000|  
vdeb||5.007003|  
vdie\_common|||  
vdie\_croak\_common|||  
vdie|||  
vform||5.006000|  
visit|||  
vivify\_defelem|||  
vivify\_ref|||  
vload\_module|5.006000|p  
vmess||5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal||5.009002|  
vnumify||5.009000|  
vstringify||5.009000|  
vverify||5.009003|  
vwarner||5.006000|  
vwarn||5.006000|  
wait4pid|||  
warn\_nocontext|||vn  
warner\_nocontext|||vn  
warner|5.006000|5.004000|pv  
warn|||v  
watch|||

```

whichsig|||
write_no_mem|||
write_to_stderr|||
xmldump_all|||
xmldump_attr|||
xmldump_eval|||
xmldump_form|||
xmldump_indent|||v
xmldump_packsubs|||
xmldump_sub|||
xmldump_vindent|||
yyerror|||
yylex|||
yyparse|||
yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", '!x(40-length($f)), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

# Scan for possible replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{
/ (? : \*[^*]*\*+?(?:[^\$ccs][^*]*\*+)* / | /[\r\n]*
| "[^"\\]*(?:\\.[^"\\]*)*"
| '[^'\\]*(?:\\.[^'\\]*)*' }{ }egsx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

while (<DATA>) {
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s(?:\s*)\s*$}) {
for (@{$hint->[1]}) {

```

```

    $h->{$_} ||= "# suppress warning with older
perls
    $h->{$_} .= "$1\n";
    }
    }
    else { undef $hint }
    }

$hint = [$1, [split /,?\s+/, $2]]
    if m{^\s*$rccs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
    if ($define->[1] =~ /\$/) {
        $define->[1] .= $_;
    }
    else {
        if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
            my @n = find_api($define->[1]);
            push @{$depends{$define->[0]}}, @n if @n
        }
        undef $define;
    }
}

$define = [$1, $2] if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
    if (/^/) {
        if (exists $API{$function->[0]}) {
            my @n = find_api($function->[1]);
            push @{$depends{$function->[0]}}, @n if @n
        }
        undef $function;
    }
    else {
        $function->[1] .= $_;
    }
}

$function = [$1, ""] if m{^DPPP_(my_(\w+))};

$replace = $1 if m{^\s*$rccs\s+Replace:\s+(\d+)\s+$rcces\s*$};
$replace{$2} = $1 if $replace and m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};
$replace{$2} = $1 if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+).*rccs\s+Replace\s+$rcces};
$replace{$1} = $2 if m{^\s*$rccs\s+Replace (\w+) with (\w+)\s+$rcces\s*$};

if (m{^\s*$rccs\s+(\w+(\s*,\s*\w+)*)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rcces\s*$}) {
    my @deps = map { s/\s+//g; $_ } split /,/, $3;

```

```

my $d;
for $d (map { s/\s+//g; $_ } split /\s/, $1) {
    push @{$depends{$d}}, @deps;
}
}

$need{$1} = 1 if m{^#\s+defined\(\NEED_\(\w+)(?:_GLOBAL)?\)};
}

for (values %depends) {
    my %s;
    $_ = [sort grep !$_{$_}++, @$_];
}

if (exists $opt{'api-info'}) {
    my $f;
    my $count = 0;
    my $match = $opt{'api-info'} =~ m!^(.*)/$! ? $1 : "\Q$opt{'api-info'}\E\$";
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $f =~ /$match/;
        print "\n=== $f ===\n\n";
        my $info = 0;
        if ($API{$f}{base} || $API{$f}{todo}) {
            my $base = format_version($API{$f}{base} || $API{$f}{todo});
            print "Supported at least starting from perl-$base.\n";
            $info++;
        }
        if ($API{$f}{provided}) {
            my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
            print "Support by $ppport provided back to perl-$todo.\n";
            print "Support needs to be explicitly requested by NEED_$f.\n" if exists $need{$f};
            print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
            print "\n$hints{$f}" if exists $hints{$f};
            print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
            $info++;
        }
        print "No portability information available.\n" unless $info;
        $count++;
    }
    $count or print "Found no API matching '$opt{'api-info'}'.";
    print "\n";
    exit 0;
}

if (exists $opt{'list-provided'}) {
    my $f;
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $API{$f}{provided};
    }
}

```

```

my @flags;
push @flags, 'explicit' if exists $need{$f};
push @flags, 'depend' if exists $depends{$f};
push @flags, 'hint' if exists $hints{$f};
push @flags, 'warning'
if exists $warnings{$f};
my $flags = @flags ? ' [' . join(', ', @flags) . ']' : "";
print "$f$flags\n";
}
exit 0;
}

my @files;
my @srcext = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srcext = join '|', map { quotemeta $_ } @srcext;

if (@ARGV) {
my %seen;
for (@ARGV) {
if (-e) {
if (-f) {
push @files, $_ unless $seen{$_}++;
}
else { warn "'$_' is not a file.\n" }
}
else {
my @new = grep { -f } glob $_
or warn "'$_' does not exist.\n";
push @files, grep { !$seen{$_}++ } @new;
}
}
}
else {
eval {
require File::Find;
File::Find::find(sub {
$File::Find::name =~ /($srcext)$/i
and push @files, $File::Find::name;
}, '.');
};
if ($?) {
@files = map { glob "$*" } @srcext;
}
}

if (!@ARGV || $opt{filter}) {
my(@in, @out);
my %xsc = map { /(.*)\.xs$/ ? ("1.c" => 1, "1.cc" => 1) : () } @files;

```

```

for (@files) {
    my $out = exists $xsc{$_} || ^\b\Q$ppport\E$/i || !/($srcext)$/i;
    push @ { $out ? \@out : \@in }, $_;
}
if (@ARGV && @out) {
    warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
}
@files = @in;
}

```

die "No input files given!\n" unless @files;

```

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

```

```

for $filename (@files) {
    unless (open IN, "<$filename") {
        warn "Unable to read from $filename: $!\n";
        next;
    }
}

```

info("Scanning \$filename ...");

```

my $c = do { local $/; <IN> };
close IN;

```

my %file = (orig => \$c, changes => 0);

# Temporarily remove C/XS comments and strings from the code  
my @ccom;

```

$c =~ s{
    ( ^$HS*#$HS*include\b[^\r\n]+\b(?:\Q$ppport\E|XSUB\.h)\b[^\r\n]*
    | ^$HS*#$HS*(?:define|elif|if(?:def?))\b[^\r\n]* )
| ( ^$HS*#[^\r\n]*
    | "[^"\\]*(?:\\.[^"\\]*)*"
    | '[^"\\]*(?:\\.[^"\\]*)*'
    | /(?: \*[^\*]*\*+(?:\^[^$ccs][^*]*\*+)* /|/[^\r\n]* ) )
}{ defined $2 and push @ccom, $2;
    defined
    $1 ? $1 : "$ccs$#ccom$cc" }mgsex;

```

\$file{ccom} = \@ccom;

\$file{code} = \$c;

\$file{has\_inc\_ppport} = \$c =~ /^\$HS\*#\$HS\*include[^\r\n]+\b\Q\$ppport\E\b/m;

```

my $func;

for $func (keys %API) {
    my $match = $func;
    $match .= "$$revreplace{$func}" if exists $revreplace{$func};
    if ($c =~ /\b(?:Perl_)?($match)\b/) {
        $file{uses_replace}{$$1}++ if exists $revreplace{$func} && $$1 eq $revreplace{$func};
        $file{uses_Perl}{$func}++ if $c =~ /\bPerl_$$func\b/;
        if (exists $API{$func}{provided}) {
            $file{uses_provided}{$func}++;
            if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
                $file{uses}{$func}++;
                my @deps = rec_depend($func);
                if (@deps) {
                    $file{uses_deps}{$func} = \@deps;
                    for (@deps) {
                        $file{uses}{$_} = 0 unless exists $file{uses}{$_};
                    }
                }
                for ($func, @deps) {
                    $file{needs}{$_} = 'static' if exists $need{$_};
                }
            }
        }
        if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
            if ($c =~ /\b$$func\b/) {
                $file{uses_todo}{$func}++;
            }
        }
    }
}

while ($c =~ /^$$HS*$$HS*define$$HS+(NEED_(\w+)?)(_GLOBAL)?)\b/mg) {
    if (exists $need{$$2}) {
        $file{defined $$3 ? 'needed_global' : 'needed_static'}{$$2}++;
    }
    else { warning("Possibly wrong #define $$1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
    for $func (keys %{$file{$_}}) {
        push @{$global{$_}{$func}}, $filename;
    }
}

$files{$filename} = \%file;
}

```



```

# Globally resolve NEED_'s
my $need;
for $need (keys %{$global{needs}}) {
  if (@{$global{needs}}{$need} > 1) {
    my @targets = @{$global{needs}}{$need};
    my @t = grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need}
  }
}

= 'global';
for (@{$global{needs}}{$need}) {
  $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
}
}

for $filename (@files) {
  exists $files{$filename} or next;

  info("=== Analyzing $filename ===");

  my %file = %{$files{$filename}};
  my $func;
  my $c = $file{code};
  my $warnings = 0;

  for $func (sort keys %{$file{uses_Perl}}) {
    if ($API{$func}{varargs}) {
      unless ($API{$func}{nothxarg}) {
        my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)(\s*)[\^s]*\s*)}
          { $1 . ($2 eq ' ') ? 'aTHX' : 'aTHX_' } . $2 }ge);
        if ($changes) {
          warning("Doesn't pass interpreter argument aTHX to Perl_$func");
          $file{changes} += $changes;
        }
      }
    }
    else {
      warning("Uses Perl_$func instead of $func");
      $file{changes} += ($c =~ s{\bPerl_$func(\s*)(\s*aTHX_?)\s*}
        {$func$1($)}g);
    }
  }
}

for $func (sort keys %{$file{uses_replace}}) {
  warning("Uses

```

```

$func instead of $replace{$func}");
$file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys %{$file{uses_provided}}) {
    if ($file{uses}{$func}) {
        if (exists $file{uses_deps}{$func}) {
            diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
        }
        else {
            diag("Uses $func");
        }
    }
}
$warnings += hint($func);
}

unless ($opt{quiet}) {
    for $func (sort keys %{$file{uses_todo}}) {
        print "**** WARNING: Uses $func, which may not be portable below perl ",
            format_version($API{$func}{todo}), ", even with 'Sppport\n";
        $warnings++;
    }
}

for $func (sort keys %{$file{needed_static}}) {
    my $message = "";
    if (not exists $file{uses}{$func}) {
        $message = "No need to define NEED_$func if $func is never used";
    }
    elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
        $message = "No need to define NEED_$func when already
needed globally";
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_$func\b.*$LF//mg);
    }
}

for $func (sort keys %{$file{needed_global}}) {
    my $message = "";
    if (not exists $global{uses}{$func}) {
        $message = "No need to define NEED_{$func}_GLOBAL if $func is never used";
    }
    elsif (exists $file{needs}{$func}) {
        if ($file{needs}{$func} eq 'extern') {
            $message = "No need to define NEED_{$func}_GLOBAL when already needed globally";
        }
    }
}

```

```

elseif ($file{needs}{$func} eq 'static') {
    $message = "No need to define NEED_${func}_GLOBAL when only used in this file";
}
}
if ($message) {
    diag($message);
    $file{changes} += ($c =~ s/^\$HS*#\$HS*define\$HS+NEED_${func}_GLOBAL\b.*$LF//mg);
}
}

$file{needs_inc_ppport} = keys %{$file{uses}};

if ($file{needs_inc_ppport}) {
    my $pp = "";

    for $func (sort keys %{$file{needs}}) {
        my $type = $file{needs}{$func};
        next if $type eq 'extern';
        my $suffix = $type eq 'global' ? '_GLOBAL' : "";
        unless (exists $file{"needed_$type"}{$func}) {
            if ($type eq 'global') {
                diag("Files [@$global{needs}{$func}] need $func, adding global request");
            }
            else {
                diag("File needs $func, adding static request");
            }
            $pp .= "#define NEED_${func}$suffix\n";
        }
    }
}

if ($pp && ($c =~ s/^(?=$HS*#\$HS*define\$HS+NEED_\w+)/$pp/m)) {
    $pp = "";
    $file{changes}++;
}

unless ($file{has_inc_ppport}) {
    diag("Needs to include '$ppport'");
    $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
    $file{changes} += ($c =~ s/^\($HS*#\$HS*define\$HS+NEED_\w+.*?\)^\$1$pp/ms)
        || ($c =~ s/^(?=$HS*#\$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^\($HS*#\$HS*include.*XSUB.*\s*\)^\$1$pp/m)
        || ($c =~ s/^\$pp/);
}
}
else {

```

```

if ($file{has_inc_ppport})
{
    diag("No need to include '$ppport'");
    $file{changes} += ($c =~ s/^\$HS*?#\$HS*include.*\Q$ppport\E.*?$LF//m);
}
}

# put back in our C comments
my $ix;
my $cpc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{cplusplus} && $ccom[$ix] =~ s!^/!!) {
        $cpc++;
        $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
    else {
        $c =~ s/$rcs$ix$rcce/$ccom[$ix]/;
    }
}

if ($cpc) {
    my $s = $cpc != 1 ? 's' : '';
    warning("Uses $cpc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings ? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
    if (exists $opt{copy}) {
        my $newfile = "$filename$opt{copy}";
        if (-e $newfile) {
            error("'newfile' already exists, refusing to write copy of '$filename'");
        }
        else {
            local *F;
            if (open F, ">$newfile") {
                info("Writing
copy of '$filename' with changes to '$newfile'");
                print F $c;
                close F;
            }
            else {
                error("Cannot open '$newfile' for writing: $!");
            }
        }
    }
}

```

```

}
elseif (exists $opt{patch} || $opt{changes}) {
  if (exists $opt{patch}) {
    unless ($patch_opened) {
      if (open PATCH, ">$opt{patch}") {
        $patch_opened = 1;
      }
    }
    else {
      error("Cannot open '$opt{patch}' for writing: $!");
      delete $opt{patch};
      $opt{changes} = 1;
      goto fallback;
    }
  }
  mydiff(\*PATCH, $filename, $c);
}
else {
fallback:
  info("Suggested changes:");
  mydiff(\*STDOUT, $filename, $c);
}
else {
  my $s = $file{changes} == 1 ? " : 's';
  info("$file{changes} potentially required change$s detected");
}
}
else {
  info("Looks good");
}
}

close PATCH if $patch_opened;

exit 0;

```

```

sub try_use { eval
"use @_;" ; return $@ eq " }

```

```

sub mydiff
{
  local *F = shift;
  my($file, $str) = @_ ;
  my $diff;

  if (exists $opt{diff}) {
    $diff = run_diff($opt{diff}, $file, $str);
  }
}

```

```

}

if (!defined $diff and try_use("Text::Diff")) {
    $diff = Text::Diff::diff($file, \$str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
--- $file
+++ $file.patched
HEADER
}

if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
}

if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
}

if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
}

print F $diff;
}

sub run_diff
{
    my($prog, $file, $str) = @_ ;
    my $tmp = 'dppptemp';
    my $suf = 'aaa';
    my $diff = "";
    local *F;

    while (-e "$tmp.$suf") { $suf++ }
    $tmp = "$tmp.$suf";

    if (open F, ">$tmp") {
        print F $str;
        close F;

        if (open F, "$prog $file $tmp |") {
            while (<F>) {
                s/\Q$tmp\E/$file.patched/;
                $diff
            }
            close F;
        }
    }
}

```

```

    unlink $tmp;
    return $diff;
}

    unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
    my($func, $seen) = @_ ;
    return () unless exists $depends{$func};
    $seen = {% {$seen||{}}};
    return () if $seen->{$func}++;
    my %s;
    grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /^(\d+)\.(\d+)\.(\d+)$/) {
        return ($1, $2, $3);
    }
    elsif ($ver !~ /^(\d+)\.([d_]+$)/) {
        die "cannot parse version '$ver'\n";
    }

    $ver =~ s/_//g;
    $ver =~ s/$/000000/;

    my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

    $v = int $v;
    $s = int $s;

    if ($r < 5 || ($r == 5 && $v < 6)) {
        if ($s % 10) {
            die "cannot parse version '$ver'\n";
        }
    }
}

```

```

return ($r, $v, $s);
}

sub format_version
{
my $ver = shift;

$ver =~ s/$/000000/;
my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;

$v = int $v;
$s =
int $s;

if ($r < 5 || ($r == 5 && $v < 6)) {
if ($s % 10) {
die "invalid version '$ver'\n";
}
$s /= 10;

$ver = sprintf "%d.%03d", $r, $v;
$s > 0 and $ver .= sprintf "_%02d", $s;

return $ver;
}

return sprintf "%d.%d.%d", $r, $v, $s;
}

sub info
{
$opt{quiet} and return;
print @_, "\n";
}

sub diag
{
$opt{quiet} and return;
$opt{diag} and print @_, "\n";
}

sub warning
{
$opt{quiet} and return;
print "*** ", @_, "\n";
}

sub error

```



```

{
print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
$opt{quiet} and return;
my $func = shift;
my $rv = 0;
if (exists $warnings{$func} && !$given_warnings{$func}++) {
my $warn = $warnings{$func};
$warn =~ s/!*** !mg;
print "*** WARNING: $func\n", $warn;
$rv++;
}
if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
my $hint = $hints{$func};
$hint =~ s/^/ /mg;
print " --- hint for $func ---\n", $hint;
}
$rv;
}

sub
usage
{
my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s**^(.*?)\s**^=/ms;
my %M = ( 'T' => '*' );
$usage =~ s/^\s*perl\s+\S+/$^X $0/;
$usage =~ s/([A-Z])<[>]+>/M{$1}$2M{$1}/g;

print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

ENDUSAGE

exit 2;
}

sub strip
{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s**^(.*?)^=\w+/ms;

```

```

$copy =~ s/^(?=\S+)/ /gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-)/$copy/ms;
$self =~ s/^\$SKIP.*(?=__DATA__)/SKIP
if (@ARGV && $ARGV[0] eq '--unstrip') {
    eval { require Devel::PPPport };
    \@ and die "Cannot require Devel::PPPport, please install.\n";
    if (eval \$Devel::PPPport::VERSION < $VERSION) {
        die "$0 was originally generated with Devel::PPPport $VERSION.\n"
            . "Your Devel::PPPport is only version \$Devel::PPPport::VERSION.\n"
            . "Please install a newer version, or --unstrip will not work.\n";
    }
    Devel::PPPport::WriteFile(\$0);
    exit 0;
}
print
<<END;

```

Sorry, but this is a stripped version of \\$0.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```

\^X \$0 --unstrip

END
/ms;
my($pl, $c) = $self =~ /(.*__DATA__)(.*)/ms;
$c =~ s{
    /(?: \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
    | ("^\\"*(?:\.[^\\"\\])*")
    | '^\\"*(?:\.[^\\"\\])*')
    | (\$HS+) }{ defined $2 ? ' ' : ($1 || " ) }gsex;
$c =~ s!\s+#!mg;
$c =~ s!\$LF!!mg;
$c =~ s!\s*\#\s*#!mg;
$c =~ s!\s+!!mg;

open OUT, ">$0" or die "cannot strip $0: $!\n";
print OUT "$pl$c\n";

exit 0;
}

__DATA__
*/

```

Found in path(s):

\* /opt/cola/permits/1000848935\_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-

No license file was found, but licenses were detected in source scan.

```
/* shared.xs
*
* Copyright (c) 2001-2002, 2006 Larry Wall
*
* You may distribute under the terms of either the GNU General Public
* License or the Artistic License, as specified in the README file.
*
* "Hand any two wizards a piece of rope and they would instinctively pull in
* opposite directions."
*
*           --Sourcery
*
* Contributed by Artur Bergman <sky AT crucially DOT net>
* Pulled in the (an)other direction by Nick Ing-Simmons
* <nick AT ing-simmons DOT net>
* CPAN version produced by Jerry D. Hedden <jdhedden AT cpan DOT org>
*/

/*
* Shared variables are implemented by a scheme similar to tying.
* Each thread has a proxy SV with attached magic -- "private SVs" --
* which all point to a single SV in a separate shared interpreter
* (PL_sharesv_space) -- "shared SVs".
*
* The shared SV holds the variable's true values, and its state is
* copied between the
* shared and private SVs with the usual
* mg_get()/mg_set() arrangement.
*
* Aggregates (AVs and HVs) are implemented using tie magic, except that
* the vtable used is one defined in this file rather than the standard one.
* This means that where a tie function like FETCH is normally invoked by
* the tie magic's mg_get() function, we completely bypass the calling of a
* perl-level function, and directly call C-level code to handle it. On
* the other hand, calls to functions like PUSH are done directly by code
* in av.c, etc., which we can't bypass. So the best we can do is to provide
* XS versions of these functions. We also have to attach a tie object,
* blessed into the class threads::shared::tie, to keep the method-calling
* code happy.
*
* Access to aggregate elements is done the usual tied way by returning a
* proxy PVLV element with attached element magic.
*
* Pointers to the shared SV are squirrelled away in the mg->mg_ptr field
* of magic (with mg_len == 0), and
```

in the IV2PTR(SvIV(sv)) field of tied  
 \* object SVs. These pointers have to be hidden like this because they  
 \* cross interpreter boundaries, and we don't want sv\_clear() and friends  
 \* following them.

\*  
 \* The three basic shared types look like the following:

\*  
 \* -----  
 \*

\* Shared scalar (my \$s : shared):

\*  
 \* SV = PVMG(0x7ba238) at 0x7387a8  
 \* FLAGS = (PADMY,GMG,SMG)  
 \* MAGIC = 0x824d88  
 \* MG\_TYPE = PERL\_MAGIC\_shared\_scalar(n)  
 \* MG\_PTR = 0x810358 <<<< pointer to the shared SV

\*  
 \* -----  
 \*

\* Shared aggregate (my @a : shared; my %h : shared):

\*  
 \* SV = PVAV(0x7175d0) at 0x738708  
 \* FLAGS = (PADMY,RMG)  
 \* MAGIC = 0x824e48  
 \* MG\_TYPE = PERL\_MAGIC\_tied(P)  
 \* MG\_OBJ = 0x7136e0 <<<< ref to the tied object  
 \* SV = RV(0x7136f0) at 0x7136e0  
 \* RV = 0x738640  
 \* SV = PVMG(0x7ba238) at 0x738640 <<<< the tied object  
 \* FLAGS = (OBJECT,IOK,pIOK)  
 \* IV = 8455000  
 \* <<<< pointer to the shared AV  
 \* STASH = 0x80abf0 "threads::shared::tie"  
 \* MG\_PTR = 0x810358 "" <<<< another pointer to the shared AV  
 \* ARRAY = 0x0

\*  
 \* -----  
 \*

\* Aggregate element (my @a : shared; \$a[0])

\*  
 \* SV = PVLV(0x77f628) at 0x713550  
 \* FLAGS = (GMG,SMG,RMG,pIOK)  
 \* MAGIC = 0x72bd58  
 \* MG\_TYPE = PERL\_MAGIC\_shared\_scalar(n)  
 \* MG\_PTR = 0x8103c0 "" <<<< pointer to the shared element  
 \* MAGIC = 0x72bd18  
 \* MG\_TYPE = PERL\_MAGIC\_tiedelem(p)  
 \* MG\_OBJ = 0x7136e0 <<<< ref to the tied object

```

* SV = RV(0x7136f0) at 0x7136e0
* RV = 0x738660
* SV = PVMG(0x7ba278) at 0x738660 <<<< the tied object
* FLAGS = (OBJECT,IOK,pIOK)
* IV = 8455064 <<<< pointer to the shared AV
* STASH = 0x80ac30 "threads::shared::tie"
* TYPE = t
*
* Note that PERL_MAGIC_tiedelem(p) magic doesn't have a pointer to a
* shared SV in mg_ptr; instead this is used
* to store the hash key,
* if any, like normal tied elements. Note also that element SVs may have
* pointers to both the shared aggregate and the shared element.
*
*
* Userland locks:
*
* If a shared variable is used as a perl-level lock or condition
* variable, then PERL_MAGIC_ext magic is attached to the associated
* *shared* SV, whose mg_ptr field points to a malloc'ed structure
* containing the necessary mutexes and condition variables.
*
* Nomenclature:
*
* In this file, any variable name prefixed with 's' (e.g., ssv, stmp or sobj)
* usually represents a shared SV which corresponds to a private SV named
* without the prefix (e.g., sv, tmp or obj).
*/

```

```

#define PERL_NO_GET_CONTEXT
#include "EXTERN.h"
#include "perl.h"
#include "XSUB.h"
#ifdef HAS_PPPORT_H
# define NEED_sv_2pv_flags
# define NEED_vnewSVpvf
# define NEED_warner
# define NEED_newSVpvn_flags
# include "ppport.h"
# include "shared.h"
#endif

```

```

#ifdef USE_ITHREADS

```

```

/* Magic signature(s) for mg_private
to make PERL_MAGIC_ext magic safer */
#define UL_MAGIC_SIG 0x554C /* UL = user lock */

```

```

/*
 * The shared things need an interpreter to live in ...
 */
PerlInterpreter *PL_sharesv_space;      /* The shared sv space */
/* To access shared space we fake aTHX in this scope and thread's context */

/* Bug #24255: We include ENTER+SAVETMPS/FREETMPS+LEAVE with
 * SHARED_CONTEXT/CALLER_CONTEXT macros, so that any mortals, etc. created
 * while in the shared interpreter context don't languish */

#define SHARED_CONTEXT          \
    STMT_START {                \
        PERL_SET_CONTEXT((aTHX = PL_sharesv_space)); \
        ENTER;                  \
        SAVETMPS;               \
    } STMT_END

/* So we need a way to switch back to the caller's context... */
/* So we declare _another_ copy of the aTHX variable ... */
#define dTHXc PerlInterpreter *caller_perl = aTHX

/* ... and use
it to switch back */
#define CALLER_CONTEXT          \
    STMT_START {                \
        FREETMPS;               \
        LEAVE;                  \
        PERL_SET_CONTEXT((aTHX = caller_perl)); \
    } STMT_END

/*
 * Only one thread at a time is allowed to mess with shared space.
 */

typedef struct {
    perl_mutex      mutex;
    PerlInterpreter *owner;
    I32             locks;
    perl_cond       cond;
#ifdef DEBUG_LOCKS
    char *          file;
    int             line;
#endif
} recursive_lock_t;

recursive_lock_t PL_sharesv_lock; /* Mutex protecting the shared sv space */

void

```

```

recursive_lock_init(pTHX_ recursive_lock_t *lock)
{
    Zero(lock,1,recursive_lock_t);
    MUTEX_INIT(&lock->mutex);
    COND_INIT(&lock->cond);
}

void
recursive_lock_destroy(pTHX_ recursive_lock_t *lock)
{
    MUTEX_DESTROY(&lock->mutex);
    COND_DESTROY(&lock->cond);
}

void
recursive_lock_release(pTHX_
recursive_lock_t *lock)
{
    MUTEX_LOCK(&lock->mutex);
    if (lock->owner == aTHX) {
        if (--lock->locks == 0) {
            lock->owner = NULL;
            COND_SIGNAL(&lock->cond);
        }
    }
    MUTEX_UNLOCK(&lock->mutex);
}

void
recursive_lock_acquire(pTHX_ recursive_lock_t *lock, char *file, int line)
{
    PERL_UNUSED_ARG(file);
    PERL_UNUSED_ARG(line);
    assert(aTHX);
    MUTEX_LOCK(&lock->mutex);
    if (lock->owner == aTHX) {
        lock->locks++;
    } else {
        while (lock->owner) {
#ifdef DEBUG_LOCKS
            Perl_warn(aTHX_ " %p waiting - owned by %p %s:%d\n",
                aTHX, lock->owner, lock->file, lock->line);
#endif
            COND_WAIT(&lock->cond,&lock->mutex);
        }
        lock->locks = 1;
        lock->owner = aTHX;
#ifdef DEBUG_LOCKS

```

```

    lock->file = file;
    lock->line = line;
#endif
}
MUTEX_UNLOCK(&lock->mutex);
SAVEDESTRUCTOR_X(recursive_lock_release,lock);
}

#define
ENTER_LOCK          \
    STMT_START {    \
        ENTER;      \
        recursive_lock_acquire(aTHX_ &PL_sharesv_lock, __FILE__, __LINE__); \
    } STMT_END

/* The unlocking is done automatically at scope exit */
#define LEAVE_LOCK    LEAVE

/* A common idiom is to acquire access and switch in ... */
#define SHARED_EDIT  \
    STMT_START {    \
        ENTER_LOCK; \
        SHARED_CONTEXT; \
    } STMT_END

/* ... then switch out and release access. */
#define SHARED_RELEASE \
    STMT_START {    \
        CALLER_CONTEXT; \
        LEAVE_LOCK; \
    } STMT_END

/* User-level locks:
   This structure is attached (using ext magic) to any shared SV that
   is used by user-level locking or condition code
*/

typedef struct {
    recursive_lock_t lock;    /* For user-level locks
*/
    perl_cond      user_cond; /* For user-level conditions */
} user_lock;

/* Magic used for attaching user_lock structs to shared SVs

The vtable used has just one entry - when the SV goes away

```



```

we free the memory for the above.
*/

int
sharedsv_userlock_free(pTHX_ SV *sv, MAGIC *mg)
{
    user_lock *ul = (user_lock *) mg->mg_ptr;
    PERL_UNUSED_ARG(sv);
    assert(aTHX == PL_sharedsv_space);
    if (ul) {
        recursive_lock_destroy(aTHX_ &ul->lock);
        COND_DESTROY(&ul->user_cond);
        PerlMemShared_free(ul);
        mg->mg_ptr = NULL;
    }
    return (0);
}

```

```

MGVTBL sharedsv_userlock_vtbl = {
    0,          /* get */
    0,          /* set */
    0,          /* len */
    0,          /* clear */
    sharedsv_userlock_free, /* free */
    0,          /* copy */
    0,          /* dup */
#ifdef MGf_LOCAL
    0,          /* local */
#endif
};

```

```

/*
Support for dual-valued variables */
#ifdef SVf_IVisUV
# define DUALVAR_FLAGS(sv) \
    ((SvPOK(sv) \
     ? ((SvNOK(sv) || SvNOKp(sv)) ? SVf_NOK \
       : ((SvIsUV(sv)) ? (SVf_IOK | SVf_IVisUV) \
         : ((SvIOK(sv) || SvIOKp(sv)) ? SVf_IOK : 0))) \
     : 0)
#else
# define DUALVAR_FLAGS(sv) \
    ((SvPOK(sv) \
     ? ((SvNOK(sv) || SvNOKp(sv)) ? SVf_NOK \
       : ((SvIOK(sv) || SvIOKp(sv)) ? SVf_IOK : 0)) \
     : 0)
#endif

```

```

/*
* Access to shared things is heavily based on MAGIC
*   - in mg.h/mg.c/sv.c sense
*/

/* In any thread that has access to a shared thing there is a "proxy"
   for it in its own space which has 'MAGIC' associated which accesses
   the shared thing.
*/

extern MGVTBL sharedsv_scalar_vtbl; /* Scalars have this vtable */
extern MGVTBL sharedsv_array_vtbl;
/* Hashes and arrays have this
   - like 'tie' */
extern MGVTBL sharedsv_elem_vtbl; /* Elements of hashes and arrays have
   this _AS WELL AS_ the scalar magic:
   The sharedsv_elem_vtbl associates the element with the array/hash and
   the sharedsv_scalar_vtbl associates it with the value
*/

/* Get shared aggregate SV pointed to by threads::shared::tie magic object */

#define SHAREDsv_FROM_OBJ(sv) ((SvROK(sv)) ? INT2PTR(SV *, SvIV(SvRV(sv))) : NULL)

/* Return the user_lock structure (if any) associated with a shared SV.
* If create is true, create one if it doesn't exist
*/
STATIC user_lock *
S_get_userlock(pTHX_ SV* ssv, bool create)
{
    MAGIC *mg;
    user_lock *ul = NULL;

    assert(ssv);
    /* XXX Redesign the storage of user locks so we don't need a global
     * lock to access them ??? DAPM */
    ENTER_LOCK;

    /* Version of mg_find that also checks the private signature */

    for (mg = SvMAGIC(ssv); mg; mg = mg->mg_moremagic) {
        if ((mg->mg_type == PERL_MAGIC_ext) &&
            (mg->mg_private == UL_MAGIC_SIG))
            {

```

```

        break;
    }
}

if (mg) {
    ul = (user_lock*)(mg->mg_ptr);
} else if (create) {
    dTHXc;
    SHARED_CONTEXT;
    ul = (user_lock *) PerlMemShared_malloc(sizeof(user_lock));
    Zero(ul, 1, user_lock);
    /* Attach to shared SV using ext magic */
    mg = sv_magicext(ssv, NULL, PERL_MAGIC_ext, &sharedsv_userlock_vtbl,
                    (char *)ul, 0);
    mg->mg_private = UL_MAGIC_SIG; /* Set private signature */
    recursive_lock_init(aTHX_ &ul->lock);
    COND_INIT(&ul->user_cond);
    CALLER_CONTEXT;
}
LEAVE_LOCK;
return (ul);
}

```

/\* Given a private side SV tries to find if the SV has a shared backend,  
\* by looking for the magic.

\*/

SV \*

Perl\_sharedsv\_find(pTHX\_ SV \*sv)

```

{
    MAGIC *mg;
    if (SvTYPE(sv) >= SVt_PVMG) {
        switch(SvTYPE(sv))
        {
            case SVt_PVAV:
            case SVt_PVHV:
                if ((mg = mg_find(sv, PERL_MAGIC_tied))
                    && mg->mg_virtual == &sharedsv_array_vtbl) {
                    return ((SV *)mg->mg_ptr);
                }
                break;
            default:
                /* This should work for elements as well as they
                 * have scalar magic as well as their element magic
                 */
                if ((mg = mg_find(sv, PERL_MAGIC_shared_scalar))
                    && mg->mg_virtual == &sharedsv_scalar_vtbl) {
                    return ((SV *)mg->mg_ptr);
                }
        }
    }
}

```

```

    }
    break;
}
}
/* Just for tidyness of API also handle tie objects */
if (SvROK(sv) && sv_derived_from(sv, "threads::shared::tie")) {
    return (SHAREDSV_FROM_OBJ(sv));
}
return (NULL);
}

/* Associate a private SV with a shared SV by pointing the appropriate
* magics at it.
* Assumes lock is held.
*/
void
Perl_sharesv_associate(pTHX_ SV *sv, SV *ssv)
{

MAGIC *mg = 0;

/* If we are asked for any private ops we need a thread */
assert ( aTHX != PL_sharesv_space );

/* To avoid need for recursive locks require caller to hold lock */
assert ( PL_sharesv_lock.owner == aTHX );

switch(SvTYPE(sv)) {
case SVt_PVAV:
case SVt_PVHV:
    if (!(mg = mg_find(sv, PERL_MAGIC_tied))
        || mg->mg_virtual != &sharesv_array_vtbl
        || (SV*) mg->mg_ptr != ssv)
    {
        SV *obj = newSV(0);
        sv_setref_iv(obj, "threads::shared::tie", PTR2IV(ssv));
        if (mg) {
            sv_unmagic(sv, PERL_MAGIC_tied);
        }
        mg = sv_magicext(sv, obj, PERL_MAGIC_tied, &sharesv_array_vtbl,
            (char *)ssv, 0);
        mg->mg_flags |= (MGf_COPY|MGf_DUP);
        SvREFCNT_inc_void(ssv);
        SvREFCNT_dec(obj);
    }
    break;

```

```

default:
    if ((SvTYPE(sv) < SVt_PVMG)
        || !(mg = mg_find(sv, PERL_MAGIC_shared_scalar))
        || mg->mg_virtual != &sharedsv_scalar_vtbl
        || (SV*) mg->mg_ptr != ssv)
    {
        if (mg) {
            sv_unmagic(sv, PERL_MAGIC_shared_scalar);
        }
        mg = sv_magicext(sv, Nullsv, PERL_MAGIC_shared_scalar,
            &sharedsv_scalar_vtbl, (char *)ssv, 0);
        mg->mg_flags |= (MGf_DUP
#ifdef MGf_LOCAL
            |MGf_LOCAL
#endif
            );
        SvREFCNT_inc_void(ssv);
    }
    break;
}

assert ( Perl_sharedsv_find(aTHX_ sv) == ssv );
}

/* Given a private SV, create and return an associated shared SV.
 * Assumes lock is held.
 */
STATIC SV *
S_sharedsv_new_shared(pTHX_ SV *sv)
{
    dTHXc;
    SV *ssv;

    assert(PL_sharedsv_lock.owner == aTHX);
    assert(aTHX != PL_sharedsv_space);

    SHARED_CONTEXT;
    ssv = newSV(0);
    SvREFCNT(ssv) = 0; /* Will be upped to 1 by Perl_sharedsv_associate */
    sv_upgrade(ssv,
    SvTYPE(sv));
    CALLER_CONTEXT;
    Perl_sharedsv_associate(aTHX_ sv, ssv);
    return (ssv);
}

```

```
/* Given a shared SV, create and return an associated private SV.
```

```
* Assumes lock is held.
```

```
*/
```

```
STATIC SV *
```

```
S_sharedsv_new_private(pTHX_ SV *ssv)
```

```
{
```

```
    SV *sv;
```

```
    assert(PL_sharedsv_lock.owner == aTHX);
```

```
    assert(aTHX != PL_sharedsv_space);
```

```
    sv = newSV(0);
```

```
    sv_upgrade(sv, SvTYPE(ssv));
```

```
    Perl_sharedsv_associate(aTHX_ sv, ssv);
```

```
    return (sv);
```

```
}
```

```
/* A threadsafe version of SvREFCNT_dec(ssv) */
```

```
STATIC void
```

```
S_sharedsv_dec(pTHX_ SV* ssv)
```

```
{
```

```
    if (! ssv)
```

```
        return;
```

```
    ENTER_LOCK;
```

```
    if (SvREFCNT(ssv) > 1) {
```

```
        /* No side effects, so can do it lightweight */
```

```
        SvREFCNT_dec(ssv);
```

```
    } else {
```

```
        dTHXc;
```

```
        SHARED_CONTEXT;
```

```
        SvREFCNT_dec(ssv);
```

```
        CALLER_CONTEXT;
```

```
    }
```

```
    LEAVE_LOCK;
```

```
}
```

```
/* Implements Perl-level share() and :shared */
```

```
void
```

```
Perl_sharedsv_share(pTHX_ SV *sv)
```

```
{
```

```
    switch(SvTYPE(sv)) {
```

```
    case SVt_PVGCV:
```

```
        Perl_croak(aTHX_
```

```

"Cannot share globs yet");
    break;

case SVt_PVCV:
    Perl_croak(aTHX_ "Cannot share subs yet");
    break;

default:
    ENTER_LOCK;
    (void) S_sharesv_new_shared(aTHX_ sv);
    LEAVE_LOCK;
    SvSETMAGIC(sv);
    break;
}
}

#ifdef WIN32
/* Number of milliseconds from 1/1/1601 to 1/1/1970 */
#define EPOCH_BIAS    11644473600000.

/* Returns relative time in milliseconds. (Adapted from Time::HiRes.) */
STATIC DWORD
S_abs_2_rel_milli(double abs)
{
    double rel;

    /* Get current time (in units of 100 nanoseconds since 1/1/1601) */
    union {
        FILETIME ft;
        __int64 i64; /* 'signed' to keep compilers happy */
    } now;

    GetSystemTimeAsFileTime(&now.ft);

    /* Relative time in milliseconds */
    rel = (abs * 1000.) - (((double)now.i64 / 10000.) - EPOCH_BIAS);
    if (rel <= 0.0) {
        return (0);
    }
    return (DWORD)rel;
}

#else
# if defined(OS2)
#  define ABS2RELMILLI(abs)    \

```

```

do {
    abs -= (double)time(NULL);
    if (abs > 0) { abs *= 1000; }
    else { abs = 0; }
} while (0)
# endif /* OS2 */
#endif /* WIN32 */

/* Do OS-specific condition timed wait */

bool
Perl_sharesv_cond_timedwait(perl_cond *cond, perl_mutex *mut, double abs)
{
#if defined(NETWARE) || defined(FAKE_THREADS) || defined(I_MACH_CTHREADS)
    Perl_croak_nocontext("cond_timedwait not supported on this platform");
#else
# ifdef WIN32
    int got_it = 0;

    cond->waiters++;
    MUTEX_UNLOCK(mut);
    /* See comments in win32/win32thread.h COND_WAIT vis-a-vis race */
    switch (WaitForSingleObject(cond->sem, S_abs_2_rel_milli(abs))) {
        case WAIT_OBJECT_0: got_it = 1; break;
        case WAIT_TIMEOUT: break;
        default:
            /* WAIT_FAILED? WAIT_ABANDONED? others? */
            Perl_croak_nocontext("panic: cond_timedwait (%ld)",GetLastError());
            break;
    }
    MUTEX_LOCK(mut);
    cond->waiters--;
    return (got_it);
# else
#  ifdef OS2
    int rc, got_it = 0;
    STRLEN n_a;

    ABS2RELMILLI(abs);

    if ((rc = DosResetEventSem(*cond,&n_a) && (rc != ERROR_ALREADY_RESET))
        Perl_rc = rc, croak_with_os2error("panic: cond_timedwait-reset");
    MUTEX_UNLOCK(mut);
    if (CheckOSError(DosWaitEventSem(*cond,abs))
        && (rc != ERROR_INTERRUPT))
        croak_with_os2error("panic: cond_timedwait");
    if (rc == ERROR_INTERRUPT) errno = EINTR;
    MUTEX_LOCK(mut);

```



```

return (got_it);
# else      /* Hope you're I_PTHREAD! */
struct timespec ts;
int got_it = 0;

ts.tv_sec = (long)abs;
abs -= (NV)ts.tv_sec;
ts.tv_nsec = (long)(abs * 1000000000.0);

switch (pthread_cond_timedwait(cond, mut, &ts)) {
    case 0:      got_it = 1; break;
    case ETIMEDOUT:      break;
#ifdef OEMVS
    case -1:
        if (errno == ETIMEDOUT || errno == EAGAIN)
            break;
#endif

default:
    Perl_croak_nocontext("panic: cond_timedwait");
    break;
}
return (got_it);
# endif /* OS2 */
# endif /* WIN32 */
#endif /* NETWARE || FAKE_THREADS || I_MACH_CTHREADS */
}

/* Given a thingy referenced by a shared RV, copy it's value to a private
* RV, also copying the object status of the referent.
* If the private side is already an appropriate RV->SV combination, keep
* it if possible.
*/
STATIC void
S_get_RV(pTHX_ SV *sv, SV *sobj) {
    SV *obj;
    if (! (SvROK(sv) &&
           ((obj = SvRV(sv)) &&
            (Perl_sharesv_find(aTHX_ obj) == sobj) &&
            (SvTYPE(obj) == SvTYPE(sobj))))
        {
        /* Can't reuse obj */
        if (SvROK(sv)) {
            SvREFCNT_dec(SvRV(sv));
        } else {
            assert(SvTYPE(sv) >= SVt_RV);
            sv_setsv_nomg(sv, &PL_sv_undef);
        }
    }
}

```

```

        SvROK_on(sv);
    }
    obj = S_sharesv_new_private(aTHX_ sobj);
    SvRV_set(sv, obj);
}

if (SvOBJECT(obj))
{
    /* Remove any old blessing */
    SvREFCNT_dec(SvSTASH(obj));
    SvOBJECT_off(obj);
}
if (SvOBJECT(sobj)) {
    /* Add any new old blessing */
    STRLEN len;
    char* stash_ptr = SvPV((SV*) SvSTASH(sobj), len);
    HV* stash = gv_stashpvn(stash_ptr, len, TRUE);
    SvOBJECT_on(obj);
    SvSTASH_set(obj, (HV*)SvREFCNT_inc(stash));
}
}

/* Every caller of S_get_RV needs this incantation (which cannot go inside
S_get_RV itself, as we do not want recursion beyond one level): */
#define get_RV(sv, sobj) \
    S_get_RV(aTHX_ sv, sobj); \
    /* Look ahead for refs of refs */ \
    if (SvROK(sobj)) { \
        SvROK_on(SvRV(sv)); \
        S_get_RV(aTHX_ SvRV(sv), SvRV(sobj)); \
    }

/* ----- PERL_MAGIC_shared_scalar(n) functions ----- */

/* Get magic for PERL_MAGIC_shared_scalar(n) */

int
sharesv_scalar_mg_get(pTHX_
SV *sv, MAGIC *mg)
{
    SV *ssv = (SV *) mg->mg_ptr;
    assert(ssv);

    ENTER_LOCK;
    if (SvROK(ssv)) {
        get_RV(sv, SvRV(ssv));
    } else {

```

```

    sv_setsv_nomg(sv, ssv);
}
LEAVE_LOCK;
return (0);
}

/* Copy the contents of a private SV to a shared SV.
 * Used by various mg_set()-type functions.
 * Assumes lock is held.
 */
void
sharedsv_scalar_store(pTHX_ SV *sv, SV *ssv)
{
    dTHXc;
    bool allowed = TRUE;

    assert(PL_sharedsv_lock.owner == aTHX);
    if (!PL_dirty && SvROK(ssv) && SvREFCNT(SvRV(ssv)) == 1) {
        SV *sv = sv_newmortal();
        sv_upgrade(sv, SVt_RV);
        get_RV(sv, SvRV(ssv));
    }
    if (SvROK(sv)) {
        SV *obj = SvRV(sv);
        SV *sobj = Perl_sharedsv_find(aTHX_ obj);
        if (sobj) {
            SHARED_CONTEXT;
            (void)SvUPGRADE(ssv, SVt_RV);
            sv_setsv_nomg(ssv, &PL_sv_undef);

            SvRV_set(ssv, SvREFCNT_inc(sobj));
            SvROK_on(ssv);
            if (SvOBJECT(sobj)) {
                /* Remove any old blessing */
                SvREFCNT_dec(SvSTASH(sobj));
                SvOBJECT_off(sobj);
            }
            if (SvOBJECT(obj)) {
                SV* fake_stash = newSVpv(HvNAME_get(SvSTASH(obj)),0);
                SvOBJECT_on(sobj);
                SvSTASH_set(sobj, (HV*)fake_stash);
            }
            CALLER_CONTEXT;
        } else {
            allowed = FALSE;
        }
    } else {

```

```

SvTEMP_off(sv);
SHARED_CONTEXT;
sv_setsv_nomg(ssv, sv);
if (SvOBJECT(ssv)) {
    /* Remove any old blessing */
    SvREFCNT_dec(SvSTASH(ssv));
    SvOBJECT_off(ssv);
}
if (SvOBJECT(sv)) {
    SV* fake_stash = newSVpv(HvNAME_get(SvSTASH(sv)),0);
    SvOBJECT_on(ssv);
    SvSTASH_set(ssv, (HV*)fake_stash);
}
CALLER_CONTEXT;
}
if (!allowed) {
    Perl_croak(aTHX_ "Invalid value for shared scalar");
}
}

```

```

/* Set magic for PERL_MAGIC_shared_scalar(n)
*/

```

```

int
sharingsv_scalar_mg_set(pTHX_ SV *sv, MAGIC *mg)
{
    SV *ssv = (SV*)(mg->mg_ptr);
    assert(ssv);
    ENTER_LOCK;
    if (SvTYPE(ssv) < SvTYPE(sv)) {
        dTHXc;
        SHARED_CONTEXT;
        sv_upgrade(ssv, SvTYPE(sv));
        CALLER_CONTEXT;
    }
    sharingsv_scalar_store(aTHX_ sv, ssv);
    LEAVE_LOCK;
    return (0);
}

```

```

/* Free magic for PERL_MAGIC_shared_scalar(n) */

```

```

int
sharingsv_scalar_mg_free(pTHX_ SV *sv, MAGIC *mg)
{
    PERL_UNUSED_ARG(sv);
    ENTER_LOCK;
    if (!PL_dirty

```

```

&& SvROK((SV *)mg->mg_ptr) && SvREFCNT(SvRV((SV *)mg->mg_ptr)) == 1) {
    SV *sv = sv_newmortal();
    sv_upgrade(sv, SVt_RV);
    get_RV(sv, SvRV((SV *)mg->mg_ptr));
}
S_sharedsv_dec(aTHX_ (SV*)mg->mg_ptr);
LEAVE_LOCK;
return (0);
}

```

```

/*
 * Called during cloning of PERL_MAGIC_shared_scalar(n) magic in new thread
 */

```

```

int
sharedsv_scalar_mg_dup(pTHX_ MAGIC *mg, CLONE_PARAMS *param)
{
    PERL_UNUSED_ARG(param);
    SvREFCNT_inc_void(mg->mg_ptr);
    return
(0);
}

```

```

#ifdef MGf_LOCAL

```

```

/*
 * Called during local $shared
 */
int
sharedsv_scalar_mg_local(pTHX_ SV* nsv, MAGIC *mg)
{
    MAGIC *nmg;
    SV *ssv = (SV *) mg->mg_ptr;
    if (ssv) {
        ENTER_LOCK;
        SvREFCNT_inc_void(ssv);
        LEAVE_LOCK;
    }
    nmg = sv_magicext(nsv, mg->mg_obj, mg->mg_type, mg->mg_virtual,
                    mg->mg_ptr, mg->mg_len);
    nmg->mg_flags = mg->mg_flags;
    nmg->mg_private = mg->mg_private;

    return (0);
}
#endif

```

```

MGVTBL sharedsv_scalar_vtbl = {
    sharedsv_scalar_mg_get, /* get */
    sharedsv_scalar_mg_set, /* set */

```

```

0,          /* len */
0,          /* clear */
sharedsv_scalar_mg_free, /* free */
0,          /* copy */
sharedsv_scalar_mg_dup, /* dup */
#ifdef MGf_LOCAL
    sharedsv_scalar_mg_local, /* local */
#endif
};

/* ----- PERL_MAGIC_tiedelem(p) functions ----- */

/* Get magic for PERL_MAGIC_tiedelem(p) */

int
sharedsv_elem_mg_FETCH(pTHX_
SV *sv, MAGIC *mg)
{
    dTHXc;
    SV *saggregate = SHARED_SV_FROM_OBJ(mg->mg_obj);
    SV** svp = NULL;

    ENTER_LOCK;
    if (saggregate) { /* During global destruction, underlying
        aggregate may no longer exist */
        if (SvTYPE(saggregate) == SVt_PVAV) {
            assert ( mg->mg_ptr == 0 );
            SHARED_CONTEXT;
            svp = av_fetch((AV*) saggregate, mg->mg_len, 0);
        } else {
            char *key = mg->mg_ptr;
            I32 len = mg->mg_len;
            assert ( mg->mg_ptr != 0 );
            if (mg->mg_len == HEf_SVKEY) {
                STRLEN slen;
                key = SvPV((SV *)mg->mg_ptr, slen);
                len = slen;
                if (SvUTF8((SV *)mg->mg_ptr)) {
                    len = -len;
                }
            }
            SHARED_CONTEXT;
            svp = hv_fetch((HV*) saggregate, key, len, 0);
        }
        CALLER_CONTEXT;
    }
    if (svp) {
        /* Exists

```

```

in the array */
    if (SvROK(*svp)) {
        get_RV(sv, SvRV(*svp));
    } else {
        /* $ary->[elem] or $ary->{elem} is a scalar */
        Perl_sharesv_associate(aTHX_ sv, *svp);
        sv_setsv(sv, *svp);
    }
} else {
    /* Not in the array */
    sv_setsv(sv, &PL_sv_undef);
}
LEAVE_LOCK;
return (0);
}

/* Set magic for PERL_MAGIC_tiedelem(p) */

int
sharesv_elem_mg_STORE(pTHX_ SV *sv, MAGIC *mg)
{
    dTHXc;
    SV *saggregate = SHARED_SV_FROM_OBJ(mg->mg_obj);
    SV **svp;
    U32 dualvar_flags = DUALVAR_FLAGS(sv);

    /* Theory - SV itself is magically shared - and we have ordered the
       magic such that by the time we get here it has been stored
       to its shared counterpart
    */
    ENTER_LOCK;
    assert(saggregate);
    if (SvTYPE(saggregate) == SVt_PVAV) {
        assert ( mg->mg_ptr == 0 );
        SHARED_CONTEXT;
        svp = av_fetch((AV*) saggregate, mg->mg_len, 1);
    } else {
        char
        *key = mg->mg_ptr;
        I32 len = mg->mg_len;
        assert ( mg->mg_ptr != 0 );
        if (mg->mg_len == HEf_SVKEY) {
            STRLEN slen;
            key = SvPV((SV *)mg->mg_ptr, slen);
            len = slen;
            if (SvUTF8((SV *)mg->mg_ptr)) {
                len = -len;
            }
        }
    }
}

```

```

    }
    SHARED_CONTEXT;
    svp = hv_fetch((HV*) saggregate, key, len, 1);
}
CALLER_CONTEXT;
Perl_sharesv_associate(aTHX_sv, *svp);
sharesv_scalar_store(aTHX_sv, *svp);
SvFLAGS(*svp) |= dualvar_flags;
LEAVE_LOCK;
return (0);
}

/* Clear magic for PERL_MAGIC_tiedelem(p) */

int
sharesv_elem_mg_DELETE(pTHX_SV *sv, MAGIC *mg)
{
    dTHXc;
    MAGIC *shmg;
    SV *saggregate = SHARED_SV_FROM_OBJ(mg->mg_obj);

    /* Object may not exist during global destruction */
    if (!saggregate) {
        return (0);
    }

    ENTER_LOCK;
    sharesv_elem_mg_FETCH(aTHX_sv, mg);
    if ((shmg = mg_find(sv, PERL_MAGIC_shared_scalar))
        sharesv_scalar_mg_get(aTHX_
sv, shmg);
    if (SvTYPE(saggregate) == SVt_PVAV) {
        SHARED_CONTEXT;
        av_delete((AV*) saggregate, mg->mg_len, G_DISCARD);
    } else {
        char *key = mg->mg_ptr;
        I32 len = mg->mg_len;
        assert ( mg->mg_ptr != 0 );
        if (mg->mg_len == HEf_SVKEY) {
            STRLEN slen;
            key = SvPV((SV *)mg->mg_ptr, slen);
            len = slen;
            if (SvUTF8((SV *)mg->mg_ptr)) {
                len = -len;
            }
        }
        SHARED_CONTEXT;
        (void) hv_delete((HV*) saggregate, key, len, G_DISCARD);
    }
}

```



```

    }
    CALLER_CONTEXT;
    LEAVE_LOCK;
    return (0);
}

/* Called during cloning of PERL_MAGIC_tiedelem(p) magic in new
 * thread */

int
sharedsv_elem_mg_dup(pTHX_ MAGIC *mg, CLONE_PARAMS *param)
{
    PERL_UNUSED_ARG(param);
    SvREFCNT_inc_void(SHAREDSV_FROM_OBJ(mg->mg_obj));
    assert(mg->mg_flags & MGf_DUP);
    return (0);
}

MGVTBL sharedsv_elem_vtbl = {
    sharedsv_elem_mg_FETCH, /* get
 */
    sharedsv_elem_mg_STORE, /* set */
    0, /* len */
    sharedsv_elem_mg_DELETE, /* clear */
    0, /* free */
    0, /* copy */
    sharedsv_elem_mg_dup, /* dup */
#ifdef MGf_LOCAL
    0, /* local */
#endif
};

/* ----- PERL_MAGIC_tied(P) functions ----- */

/* Len magic for PERL_MAGIC_tied(P) */

U32
sharedsv_array_mg_FETCHSIZE(pTHX_ SV *sv, MAGIC *mg)
{
    dTHXc;
    SV *ssv = (SV *) mg->mg_ptr;
    U32 val;
    PERL_UNUSED_ARG(sv);
    SHARED_EDIT;
    if (SvTYPE(ssv) == SVt_PVAV) {
        val = av_len((AV*) ssv);
    } else {
        /* Not actually defined by tie API but ... */

```

```

    val = HvUSEDKEYS((HV*) ssv);
}
SHARED_RELEASE;
return (val);
}

/* Clear magic for PERL_MAGIC_tied(P) */

int
sharedsv_array_mg_CLEAR(pTHX_ SV *sv, MAGIC *mg)
{
    dTHXc;
    SV *ssv = (SV *) mg->mg_ptr;
    const bool isav = SvTYPE(ssv) == SVt_PVAV;
    PERL_UNUSED_ARG(sv);
    SHARED_EDIT;
    if (!PL_dirty) {
        SV **svp = isav ? AvARRAY((AV *)ssv) : NULL;
        I32 items = isav ? AvFILLp((AV *)ssv) + 1 : 0;
        HE *iter;
        if (!isav) hv_iterinit((HV *)ssv);
        while (isav ? items-- : !(iter = hv_iternext((HV *)ssv))) {
            SV *sv = isav ? *svp++ : HeVAL(iter);
            if (!sv) continue;
            if ( (SvOBJECT(sv) || (SvROK(sv) && (sv = SvRV(sv))))
                && SvREFCNT(sv) == 1 ) {
                SV *tmp = Perl_sv_newmortal(caller_perl);
                PERL_SET_CONTEXT((aTHX = caller_perl));
                sv_upgrade(tmp, SVt_RV);
                get_RV(tmp, sv);
                PERL_SET_CONTEXT((aTHX = PL_sharedsv_space));
            }
        }
    }
    if (isav) av_clear((AV*) ssv);
    else hv_clear((HV*) ssv);
    SHARED_RELEASE;
    return (0);
}

/* Free magic for PERL_MAGIC_tied(P) */

int
sharedsv_array_mg_free(pTHX_
SV *sv, MAGIC *mg)
{
    PERL_UNUSED_ARG(sv);
    S_sharedsv_dec(aTHX_ (SV*)mg->mg_ptr);
}

```

```

    return (0);
}

/*
 * Copy magic for PERL_MAGIC_tied(P)
 * This is called when perl is about to access an element of
 * the array -
 */
#if PERL_VERSION >= 11
int
sharingsv_array_mg_copy(pTHX_ SV *sv, MAGIC* mg,
                        SV *nsv, const char *name, I32 namlen)
#else
int
sharingsv_array_mg_copy(pTHX_ SV *sv, MAGIC* mg,
                        SV *nsv, const char *name, int namlen)
#endif
{
    MAGIC *nmg = sv_magicext(nsv,mg->mg_obj,
                             toLOWER(mg->mg_type),&sharingsv_elem_vtbl,
                             name, namlen);
    PERL_UNUSED_ARG(sv);
    nmg->mg_flags |= MGf_DUP;
    return (1);
}

/* Called during cloning of PERL_MAGIC_tied(P) magic in new thread */

int
sharingsv_array_mg_dup(pTHX_ MAGIC *mg, CLONE_PARAMS *param)
{
    PERL_UNUSED_ARG(param);
    SvREFCNT_inc_void((SV*)mg->mg_ptr);
    assert(mg->mg_flags & MGf_DUP);
    return (0);
}

MGVTBL
sharingsv_array_vtbl = {
    0,          /* get */
    0,          /* set */
    sharingsv_array_mg_FETCHSIZE, /* len */
    sharingsv_array_mg_CLEAR, /* clear */
    sharingsv_array_mg_free, /* free */
    sharingsv_array_mg_copy, /* copy */
    sharingsv_array_mg_dup, /* dup */
#ifdef MGf_LOCAL
    0,          /* local */

```

```

#endif
};

/* Recursively unlocks a shared sv. */

void
Perl_sharesv_unlock(pTHX_ SV *ssv)
{
    user_lock *ul = S_get_userlock(aTHX_ ssv, 0);
    assert(ul);
    recursive_lock_release(aTHX_ &ul->lock);
}

/* Recursive locks on a sharesv.
 * Locks are dynamically scoped at the level of the first lock.
 */
void
Perl_sharesv_lock(pTHX_ SV *ssv)
{
    user_lock *ul;
    if (! ssv)
        return;
    ul = S_get_userlock(aTHX_ ssv, 1);
    recursive_lock_acquire(aTHX_ &ul->lock, __FILE__, __LINE__);
}

/* Handles calls from lock() builtin via PL_lockhook */

void
Perl_sharesv_locksv(pTHX_ SV *sv)
{
    SV *ssv;

    if (SvROK(sv))
        sv = SvRV(sv);
    ssv = Perl_sharesv_find(aTHX_ sv);
    if (!ssv)
        croak("lock can only be used on shared values");
    Perl_sharesv_lock(aTHX_ ssv);
}

/* Can a shared object be destroyed?
 * True if not a shared,
 * or if destroying last proxy on a shared object
 */

```

```

#ifdef PL_destroyhook
bool
Perl_shared_object_destroy(pTHX_ SV *sv)
{
    SV *ssv;

    if (SvROK(sv))
        sv = SvRV(sv);
    ssv = Perl_sharesv_find(aTHX_ sv);
    return (!ssv || (SvREFCNT(ssv) <= 1));
}
#endif

/* veto signal dispatch if we have the lock */

#ifdef PL_signalhook

STATIC despatch_signals_proc_t prev_signal_hook = NULL;

STATIC void
S_shared_signal_hook(pTHX) {
    int us;
    MUTEX_LOCK(&PL_sharesv_lock.mutex);
    us = (PL_sharesv_lock.owner == aTHX);
    MUTEX_UNLOCK(&PL_sharesv_lock.mutex);
    if (us)
        return; /* try again later */
    prev_signal_hook(aTHX);
}
#endif

/* Saves a space for keeping SVs wider than an interpreter. */

void
Perl_sharesv_init(pTHX)
{
    dTHXc;
    /* This pair leaves us in shared context ... */
    PL_sharesv_space = perl_alloc();
    perl_construct(PL_sharesv_space);
    LEAVE; /* This balances the ENTER at the end of perl_construct. */
    PERL_SET_CONTEXT((aTHX = caller_perl));
    recursive_lock_init(aTHX_ &PL_sharesv_lock);
    PL_lockhook = &Perl_sharesv_locksv;
    PL_sharehook = &Perl_sharesv_share;
#ifdef PL_destroyhook
    PL_destroyhook = &Perl_shared_object_destroy;
#endif
}

```

```

#ifdef PL_signalhook
    if (!prev_signal_hook) {
        prev_signal_hook = PL_signalhook;
        PL_signalhook = &S_shared_signal_hook;
    }
#endif
}

#endif /* USE_ITHREADS */

MODULE = threads::shared    PACKAGE = threads::shared::tie

PROTOTYPES: DISABLE

#ifdef USE_ITHREADS

void
PUSH(SV *obj, ...)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    int ii;
    for (ii = 1; ii < items; ii++) {
        SV* tmp = newSVsv(ST(ii));
        SV *stmp;

        U32 dualvar_flags = DUALVAR_FLAGS(tmp);
        ENTER_LOCK;
        stmp = S_sharedsv_new_shared(aTHX_ tmp);
        sharedsv_scalar_store(aTHX_ tmp, stmp);
        SvFLAGS(stmp) |= dualvar_flags;
        SHARED_CONTEXT;
        av_push((AV*) sobj, stmp);
        SvREFCNT_inc_void(stmp);
        SHARED_RELEASE;
        SvREFCNT_dec(tmp);
    }

void
UNSHIFT(SV *obj, ...)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    int ii;
    ENTER_LOCK;
    SHARED_CONTEXT;
    av_unshift((AV*)sobj, items - 1);

```

```

CALLER_CONTEXT;
for (ii = 1; ii < items; ii++) {
    SV *tmp = newSVsv(ST(ii));
    U32 dualvar_flags = DUALVAR_FLAGS(tmp);
    SV *stmp = S_sharesv_new_shared(aTHX_ tmp);
    sharesv_scalar_store(aTHX_ tmp, stmp);
    SHARED_CONTEXT;
    SvFLAGS(stmp) |= dualvar_flags;
    av_store((AV*) sobj, ii - 1, stmp);
    SvREFCNT_inc_void(stmp);
    CALLER_CONTEXT;
    SvREFCNT_dec(tmp);
}
LEAVE_LOCK;

```

```

void
POP(SV *obj)
CODE:
    dTHXc;
    SV *sobj = SHAREDSV_FROM_OBJ(obj);
    SV* ssv;
    ENTER_LOCK;
    SHARED_CONTEXT;
    ssv = av_pop((AV*)sobj);
    CALLER_CONTEXT;
    ST(0) = sv_newmortal();
    Perl_sharesv_associate(aTHX_ ST(0), ssv);
    SvREFCNT_dec(ssv);
    LEAVE_LOCK;
    /* XSRETURN(1); - implied */

```

```

void
SHIFT(SV *obj)
CODE:
    dTHXc;
    SV *sobj = SHAREDSV_FROM_OBJ(obj);
    SV* ssv;
    ENTER_LOCK;
    SHARED_CONTEXT;
    ssv = av_shift((AV*)sobj);
    CALLER_CONTEXT;
    ST(0) = sv_newmortal();
    Perl_sharesv_associate(aTHX_ ST(0), ssv);
    SvREFCNT_dec(ssv);
    LEAVE_LOCK;
    /* XSRETURN(1); - implied */

```

```

void
EXTEND(SV *obj, IV count)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    SHARED_EDIT;
    av_extend((AV*)sobj,
count);
    SHARED_RELEASE;

```

```

void
STORESIZE(SV *obj, IV count)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    SHARED_EDIT;
    av_fill((AV*) sobj, count);
    SHARED_RELEASE;

```

```

void
EXISTS(SV *obj, SV *index)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    bool exists;
    if (SvTYPE(sobj) == SVt_PVAV) {
        SHARED_EDIT;
        exists = av_exists((AV*) sobj, SvIV(index));
    } else {
        I32 len;
        STRLEN slen;
        char *key = SvPVutf8(index, slen);
        len = slen;
        if (SvUTF8(index)) {
            len = -len;
        }
        SHARED_EDIT;
        exists = hv_exists((HV*) sobj, key, len);
    }
    SHARED_RELEASE;
    ST(0) = (exists) ? &PL_sv_yes : &PL_sv_no;
    /* XSRETURN(1); - implied */

```



```

void
FIRSTKEY(SV *obj)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    char* key = NULL;

    I32 len = 0;
    HE* entry;
    ENTER_LOCK;
    SHARED_CONTEXT;
    hv_iterinit((HV*) sobj);
    entry = hv_iternext((HV*) sobj);
    if (entry) {
        I32 utf8 = HeKUTF8(entry);
        key = hv_iterkey(entry, &len);
        CALLER_CONTEXT;
        ST(0) = newSVpvn_flags(key, len, SVs_TEMP | (utf8 ? SVf_UTF8 : 0));
    } else {
        CALLER_CONTEXT;
        ST(0) = &PL_sv_undef;
    }
    LEAVE_LOCK;
    /* XSRETURN(1); - implied */

```

```

void
NEXTKEY(SV *obj, SV *oldkey)
CODE:
    dTHXc;
    SV *sobj = SHARED_SV_FROM_OBJ(obj);
    char* key = NULL;
    I32 len = 0;
    HE* entry;

    PERL_UNUSED_VAR(oldkey);

    ENTER_LOCK;
    SHARED_CONTEXT;
    entry = hv_iternext((HV*) sobj);
    if (entry) {
        I32 utf8 = HeKUTF8(entry);
        key = hv_iterkey(entry, &len);
        CALLER_CONTEXT;
        ST(0) = newSVpvn_flags(key, len, SVs_TEMP | (utf8 ? SVf_UTF8
: 0));
    } else {
        CALLER_CONTEXT;

```

```

    ST(0) = &PL_sv_undef;
}
LEAVE_LOCK;
/* XSRETURN(1); - implied */

```

MODULE = threads::shared      PACKAGE = threads::shared

PROTOTYPES: ENABLE

```

void
_id(SV *myref)
    PROTOTYPE: \[$@%]
    PREINIT:
        SV *ssv;
    CODE:
        myref = SvRV(myref);
        if (SvMAGICAL(myref))
            mg_get(myref);
        if (SvROK(myref))
            myref = SvRV(myref);
        ssv = Perl_sharesv_find(aTHX_ myref);
        if (! ssv)
            XSRETURN_UNDEF;
        ST(0) = sv_2mortal(newSVuv(PTR2UV(ssv)));
        /* XSRETURN(1); - implied */

```

```

void
_refcnt(SV *myref)
    PROTOTYPE: \[$@%]
    PREINIT:
        SV *ssv;
    CODE:
        myref = SvRV(myref);
        if (SvROK(myref))
            myref = SvRV(myref);
        ssv = Perl_sharesv_find(aTHX_ myref);
        if (! ssv) {
            if (ckWARN(WARN_THREADS)) {
                Perl_warner(aTHX_ packWARN(WARN_THREADS),

                    "% " SVf " is not shared", ST(0));
            }
            XSRETURN_UNDEF;
        }
        ST(0) = sv_2mortal(newSViv(SvREFCNT(ssv)));
        /* XSRETURN(1); - implied */

```

```

void
share(SV *myref)
  PROTOTYPE: \[$@%]
  CODE:
    if (! SvROK(myref))
      Perl_croak(aTHX_ "Argument to share needs to be passed as ref");
    myref = SvRV(myref);
    if (SvROK(myref))
      myref = SvRV(myref);
    Perl_sharesv_share(aTHX_ myref);
    ST(0) = sv_2mortal(newRV_inc(myref));
    /* XSRETURN(1); - implied */

```

```

void
cond_wait(SV *ref_cond, SV *ref_lock = 0)
  PROTOTYPE: \[$@%];\[$@%]
  PREINIT:
    SV *ssv;
    perl_cond* user_condition;
    int locks;
    user_lock *ul;
  CODE:
    if (!SvROK(ref_cond))
      Perl_croak(aTHX_ "Argument to cond_wait needs to be passed as ref");
    ref_cond = SvRV(ref_cond);
    if (SvROK(ref_cond))
      ref_cond = SvRV(ref_cond);
    ssv = Perl_sharesv_find(aTHX_
ref_cond);
    if (! ssv)
      Perl_croak(aTHX_ "cond_wait can only be used on shared values");
    ul = S_get_userlock(aTHX_ ssv, 1);

    user_condition = &ul->user_cond;
    if (ref_lock && (ref_cond != ref_lock)) {
      if (!SvROK(ref_lock))
        Perl_croak(aTHX_ "cond_wait lock needs to be passed as ref");
      ref_lock = SvRV(ref_lock);
      if (SvROK(ref_lock)) ref_lock = SvRV(ref_lock);
      ssv = Perl_sharesv_find(aTHX_ ref_lock);
      if (! ssv)
        Perl_croak(aTHX_ "cond_wait lock must be a shared value");
      ul = S_get_userlock(aTHX_ ssv, 1);
    }
    if (ul->lock.owner != aTHX)

```

```

        croak("You need a lock before you can cond_wait");

/* Stealing the members of the lock object worries me - NI-S */
MUTEX_LOCK(&ul->lock.mutex);
ul->lock.owner = NULL;
locks = ul->lock.locks;
ul->lock.locks = 0;

/* Since we are
releasing the lock here, we need to tell other
* people that it is ok to go ahead and use it */
COND_SIGNAL(&ul->lock.cond);
COND_WAIT(user_condition, &ul->lock.mutex);
while (ul->lock.owner != NULL) {
    /* OK -- must reacquire the lock */
    COND_WAIT(&ul->lock.cond, &ul->lock.mutex);
}
ul->lock.owner = aTHX;
ul->lock.locks = locks;
MUTEX_UNLOCK(&ul->lock.mutex);

int
cond_timedwait(SV *ref_cond, double abs, SV *ref_lock = 0)
PROTOTYPE: \[$@%]$\; \[$@%]
PREINIT:
    SV *ssv;
    perl_cond* user_condition;
    int locks;
    user_lock *ul;
CODE:
    if (! SvROK(ref_cond))
        Perl_croak(aTHX_ "Argument to cond_timedwait needs to be passed as ref");
    ref_cond = SvRV(ref_cond);
    if (SvROK(ref_cond))
        ref_cond = SvRV(ref_cond);
    ssv = Perl_sharesv_find(aTHX_ ref_cond);
    if (! ssv)
        Perl_croak(aTHX_ "cond_timedwait
can only be used on shared values");
    ul = S_get_userlock(aTHX_ ssv, 1);

    user_condition = &ul->user_cond;
    if (ref_lock && (ref_cond != ref_lock)) {
        if (! SvROK(ref_lock))
            Perl_croak(aTHX_ "cond_timedwait lock needs to be passed as ref");
        ref_lock = SvRV(ref_lock);
        if (SvROK(ref_lock)) ref_lock = SvRV(ref_lock);

```

```

    ssv = Perl_sharesv_find(aTHX_ ref_lock);
    if (! ssv)
        Perl_croak(aTHX_ "cond_timedwait lock must be a shared value");
    ul = S_get_userlock(aTHX_ ssv, 1);
}
if (ul->lock.owner != aTHX)
    Perl_croak(aTHX_ "You need a lock before you can cond_wait");

MUTEX_LOCK(&ul->lock.mutex);
ul->lock.owner = NULL;
locks = ul->lock.locks;
ul->lock.locks = 0;
/* Since we are releasing the lock here, we need to tell other
 * people that it is ok to go ahead and use it */
COND_SIGNAL(&ul->lock.cond);
RETVAL = Perl_sharesv_cond_timedwait(user_condition, &ul->lock.mutex, abs);
while (ul->lock.owner != NULL) {
    /* OK -- must reacquire the lock... */
    COND_WAIT(&ul->lock.cond, &ul->lock.mutex);
}
ul->lock.owner = aTHX;
ul->lock.locks = locks;
MUTEX_UNLOCK(&ul->lock.mutex);

if (RETVAL == 0)
    XSRETURN_UNDEF;
OUTPUT:
    RETVAL

```

void

cond\_signal(SV \*myref)

PROTOTYPE: \[\$@%]

PREINIT:

SV \*ssv;

user\_lock \*ul;

CODE:

if (! SvROK(myref))

Perl\_croak(aTHX\_ "Argument to cond\_signal needs to be passed as ref");

myref = SvRV(myref);

if (SvROK(myref))

myref = SvRV(myref);

ssv = Perl\_sharesv\_find(aTHX\_ myref);

if (! ssv)

Perl\_croak(aTHX\_ "cond\_signal can only be used on shared values");

ul = S\_get\_userlock(aTHX\_ ssv, 1);

if (ckWARN(WARN\_THREADS) && ul->lock.owner != aTHX) {

```

    Perl_warner(aTHX_ packWARN(WARN_THREADS),
                "cond_signal() called on unlocked variable");
}
COND_SIGNAL(&ul->user_cond);

```

void

cond\_broadcast(SV \*myref)

PROTOTYPE: \[\$@%]

PREINIT:

SV \*ssv;

user\_lock \*ul;

CODE:

if (! SvROK(myref))

Perl\_croak(aTHX\_ "Argument to cond\_broadcast needs to be passed as ref");

myref = SvRV(myref);

if (SvROK(myref))

myref = SvRV(myref);

ssv = Perl\_sharesv\_find(aTHX\_ myref);

if (! ssv)

Perl\_croak(aTHX\_ "cond\_broadcast can only be used on shared values");

ul = S\_get\_userlock(aTHX\_ ssv, 1);

if (ckWARN(WARN\_THREADS) && ul->lock.owner != aTHX) {

Perl\_warner(aTHX\_ packWARN(WARN\_THREADS),

"cond\_broadcast() called on unlocked variable");

}

COND\_BROADCAST(&ul->user\_cond);

void

bless(SV\* myref, ...)

PROTOTYPE: \$;\$

PREINIT:

HV\*

stash;

SV \*ssv;

CODE:

if (items == 1) {

stash = CopSTASH(PL\_curcop);

} else {

SV\* classname = ST(1);

STRLEN len;

char \*ptr;

if (classname &&

! SvGMAGICAL(classname) &&

! SvAMAGIC(classname) &&

SvROK(classname))

```

    {
        Perl_croak(aTHX_ "Attempt to bless into a reference");
    }
    ptr = SvPV(classname, len);
    if (ckWARN(WARN_MISC) && len == 0) {
        Perl_warner(aTHX_ packWARN(WARN_MISC),
            "Explicit blessing to " (assuming package main));
    }
    stash = gv_stashpvn(ptr, len, TRUE);
}
SvREFCNT_inc_void(myref);
(void)sv_bless(myref, stash);
ST(0) = sv_2mortal(myref);
ssv = Perl_sharesv_find(aTHX_ myref);
if (ssv) {
    dTHXc;
    ENTER_LOCK;
    SHARED_CONTEXT;
    {

        SV* fake_stash = newSVpv(HvNAME_get(stash), 0);
        (void)sv_bless(ssv, (HV*)fake_stash);
    }
    CALLER_CONTEXT;
    LEAVE_LOCK;
}
/* XSRETURN(1); - implied */

#endif /* USE_ITHREADS */

BOOT:
{
#ifdef USE_ITHREADS
    Perl_sharesv_init(aTHX);
#endif /* USE_ITHREADS */
}

```

Found in path(s):

\* /opt/cola/permits/1000848935\_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-XIsbALc3/threads-shared-1.43.tar.gz-cosi-expand-archive-dZnguN3v/threads-shared-1.43/shared.xs

No license file was found, but licenses were detected in source scan.

Name: perl-threads-shared  
Version: 1.43  
Release: 6%{?dist}  
Summary: Perl extension for sharing data structures between threads  
License: GPL+ or Artistic  
Group: Development/Libraries

```

URL:      http://search.cpan.org/dist/threads-shared/
Source0:  http://www.cpan.org/authors/id/J/JD/JDHEDDEN/threads-shared-%{version}.tar.gz
BuildRequires: perl
BuildRequires: perl(Carp)
BuildRequires: perl(Config)
BuildRequires: perl(ExtUtils::MakeMaker)
BuildRequires: perl(ExtUtils::testlib)
BuildRequires: perl(File::Path)
BuildRequires: perl(File::Spec)
BuildRequires: perl(POSIX)
BuildRequires: perl(Scalar::Util)
BuildRequires: perl(strict)
BuildRequires: perl(Test::More)
BuildRequires: perl(threads) >= 1.73
BuildRequires: perl(warnings)
BuildRequires: perl(XSLoader)
Requires: perl(:MODULE_COMPAT_%(eval "`perl -V:version`"; echo $version))
Requires: perl(Carp)
Requires:
    perl(threads) >= 1.73
Requires: perl(XSLoader)

```

```
%{?perl_default_filter}
```

```
%description
```

By default, variables are private to each thread, and each newly created thread gets a private copy of each existing variable. This module allows you to share variables across different threads (and pseudo-forks on Win32). It is used together with the threads module.

```
%prep
```

```
%setup -q -n threads-shared-%{version}
```

```
%build
```

```
perl Makefile.PL INSTALLDIRS=vendor OPTIMIZE="$RPM_OPT_FLAGS"
make %{?_smp_mflags}
```

```
%install
```

```
make pure_install DESTDIR=$RPM_BUILD_ROOT
find $RPM_BUILD_ROOT -type f -name .packlist -exec rm -f {} \;
find $RPM_BUILD_ROOT -type f -name '*.bs' -size 0 -exec rm -f {} \;
%{_fixperms} $RPM_BUILD_ROOT/*
```

```
%check
```

```
make test
```

```
%files
```

```
%doc Changes README
```



% {perl\_vendorarch}/auto/\*  
% {perl\_vendorarch}/threads\*  
% {\_mandir}/man3/\*

%changelog

- \* Fri Jan 24 2014 Daniel Mach <dmach@redhat.com> - 1.43-6  
- Mass rebuild 2014-01-24
- \* Fri Dec 27 2013 Daniel Mach <dmach@redhat.com>  
- 1.43-5  
- Mass rebuild 2013-12-27
- \* Tue Jul 02 2013 Jitka Plesnikova <jplesnik@redhat.com> - 1.43-4  
- Remove BR perl(Test)
- \* Tue Jul 02 2013 Jitka Plesnikova <jplesnik@redhat.com> - 1.43-3  
- Specify all dependencies
- \* Thu Feb 14 2013 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.43-2  
- Rebuilt for [https://fedoraproject.org/wiki/Fedora\\_19\\_Mass\\_Rebuild](https://fedoraproject.org/wiki/Fedora_19_Mass_Rebuild)
- \* Tue Jan 15 2013 Petr Pisar <ppisar@redhat.com> - 1.43-1  
- 1.43 bump
- \* Fri Nov 23 2012 Jitka Plesnikova <jplesnik@redhat.com> - 1.42-2  
- Add BR perl(File::Spec)  
- Replace PERL\_INSTALL\_ROOT with DESTDIR  
- Remove deleting empty directories  
- Remove defattr
- \* Wed Oct 03 2012 Petr Pisar <ppisar@redhat.com> - 1.42-1  
- 1.42 bump
- \* Mon Sep 10 2012 Petr Pisar <ppisar@redhat.com> - 1.41-1  
- 1.41 bump
- \* Mon Aug 13 2012 Marcela Malov <mmlaslano@redhat.com> - 1.40-240  
- bump release to override sub-package from perl.spec
- \* Fri Jul 20 2012 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.40-4  
- Rebuilt  
for [https://fedoraproject.org/wiki/Fedora\\_18\\_Mass\\_Rebuild](https://fedoraproject.org/wiki/Fedora_18_Mass_Rebuild)
- \* Wed Jun 06 2012 Petr Pisar <ppisar@redhat.com> - 1.40-3  
- Perl 5.16 rebuild
- \* Sat Jan 14 2012 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.40-2  
- Rebuilt for [https://fedoraproject.org/wiki/Fedora\\_17\\_Mass\\_Rebuild](https://fedoraproject.org/wiki/Fedora_17_Mass_Rebuild)

- \* Mon Sep 12 2011 Petr Písar <ppisar@redhat.com> - 1.40-1  
- 1.40 bump
- \* Tue Sep 06 2011 Petr Písar <ppisar@redhat.com> - 1.39-1  
- 1.39 bump
- \* Wed Aug 17 2011 Marcela Malov <mmlasano@redhat.com> - 1.37-3  
- change path on vendor, so our debuginfo are not conflicting with  
perl core debuginfos
- \* Mon Jun 20 2011 Marcela Malov <mmlasano@redhat.com> - 1.37-2  
- Perl mass rebuild
- \* Tue Apr 26 2011 Petr Písar <ppisar@redhat.com> - 1.37-1  
- 1.37 bump
- \* Wed Feb 09 2011 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.36-2  
- Rebuilt for [https://fedoraproject.org/wiki/Fedora\\_15\\_Mass\\_Rebuild](https://fedoraproject.org/wiki/Fedora_15_Mass_Rebuild)
- \* Mon Jan 03 2011 Petr Písar <ppisar@redhat.com> - 1.36-1  
- 1.36 bump
- \* Mon  
Oct 11 2010 Petr Písar <ppisar@redhat.com> - 1.34-1  
- 1.34 bump
- \* Thu Sep 23 2010 Petr Písar <ppisar@redhat.com> 1.33-1  
- Specfile autogenerated by cpanspec 1.78.  
- Fix dependencies  
- Requires perl(Scalar::Util) is autodetected  
- Do not provide private library  
- Remove pre-F12 BuildRoot stuff

Found in path(s):

\* /opt/cola/permits/1000848935\_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-XIsbALc3/perl-threads-shared.spec

No license file was found, but licenses were detected in source scan.

Copyright 2006 - 2009 Jerry D. Hedden. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000848935\_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-XIsbALc3/threads-shared-1.43.tar.gz-cosi-expand-archive-dZnguN3v/threads-shared-1.43/examples/class.pl

No license file was found, but licenses were detected in source scan.

=head1 NAME

threads::shared - Perl extension for sharing data structures between threads

=head1 VERSION

This document describes threads::shared version 1.43

=head1 SYNOPSIS

```
use threads;
use threads::shared;
```

```
my $var :shared;
my %hsh :shared;
my @ary :shared;
```

```
my ($scalar, @array, %hash);
share($scalar);
share(@array);
share(%hash);
```

```
$var = $scalar_value;
$var = $shared_ref_value;
$var = shared_clone($non_shared_ref_value);
$var = shared_clone({'foo' => [qw/foo bar baz/]});
```

```
$hsh{'foo'} = $scalar_value;
$hsh{'bar'} = $shared_ref_value;
$hsh{'baz'} = shared_clone($non_shared_ref_value);
$hsh{'quz'} = shared_clone([1..3]);
```

```
$ary[0] = $scalar_value;
$ary[1] = $shared_ref_value;
$ary[2] = shared_clone($non_shared_ref_value);
$ary[3] = shared_clone([ {}, [] ]);
```

```
{ lock(%hash); ... }
```

```
cond_wait($scalar);
cond_timedwait($scalar, time() + 30);
cond_broadcast(@array);
cond_signal(%hash);
```

```
my $lockvar :shared;
# condition var != lock var
cond_wait($var, $lockvar);
cond_timedwait($var, time()+30, $lockvar);
```

## =head1 DESCRIPTION

By default, variables are private to each thread, and each newly created thread gets a private copy of each existing variable. This module allows you to share variables across different threads (and pseudo-forks on Win32). It is used together with the L<threads> module.

This module supports the sharing of the following data types only: scalars and scalar refs, arrays and array refs, and hashes and hash refs.

## =head1 EXPORT

The following functions are exported by this module: C<share>, C<shared\_clone>, C<is\_shared>, C<cond\_wait>, C<cond\_timedwait>, C<cond\_signal> and C<cond\_broadcast>

Note that if this module is imported when L<threads> has not yet been loaded, then these functions all become no-ops. This makes it possible to write modules that will work in both threaded and non-threaded environments.

## =head1 FUNCTIONS

=over

4

=item share VARIABLE

C<share> takes a variable and marks it as shared:

```
my ($scalar, @array, %hash);
share($scalar);
share(@array);
share(%hash);
```

C<share> will return the shared rvalue, but always as a reference.

Variables can also be marked as shared at compile time by using the C<:shared> attribute:

```
my ($var, %hash, @array) :shared;
```

Shared variables can only store scalars, refs of shared variables, or refs of shared data (discussed in next section):

```
my ($var, %hash, @array) :shared;
my $bork;
```

```

# Storing scalars
$var = 1;
$hash{'foo'} = 'bar';
$array[0] = 1.5;

# Storing shared refs
$var = \%hash;
$hash{'ary'} = \@array;
$array[1] = \$var;

# The following are errors:
# $var = \$bork;           # ref of non-shared variable
# $hash{'bork'} = [];     # non-shared array ref
# push(@array, { 'x' => 1 }); # non-shared hash ref

```

=item shared\_clone REF

C<shared\_clone> takes a reference, and returns a shared version of its argument, performing a deep copy on any non-shared elements. Any shared elements in the argument are used as is (i.e., they are not cloned).

```
my $cpy = shared_clone({'foo' => [qw/foo bar baz/]});
```

Object status (i.e., the class an object is blessed into) is also cloned.

```

my $obj = {'foo' => [qw/foo bar baz/]};
bless($obj, 'Foo');
my $cpy = shared_clone($obj);
print(ref($cpy), "\n"); # Outputs 'Foo'

```

For cloning empty array or hash refs, the following may also be used:

```

$var = &share([]); # Same as $var = shared_clone([]);
$var = &share({}); # Same as $var = shared_clone({});

```

Not all Perl data types can be cloned (e.g., globs, code refs). By default, C<shared\_clone> will L<croak|Carp> if it encounters such items. To change this behaviour to a warning, then set the following:

```
$threads::shared::clone_warn = 1;
```

In this case, C<undef> will be substituted for the item to be cloned. If set to zero:

```
$threads::shared::clone_warn = 0;
```

then

the C<undef> substitution will be performed silently.

```
=item is_shared VARIABLE
```

C<is\_shared> checks if the specified variable is shared or not. If shared, returns the variable's internal ID (similar to L<refaddr()|Scalar::Util/"refaddr EXPR">). Otherwise, returns C<undef>.

```
if (is_shared($var)) {  
    print("\$var is shared\n");  
} else {  
    print("\$var is not shared\n");  
}
```

When used on an element of an array or hash, C<is\_shared> checks if the specified element belongs to a shared array or hash. (It does not check the contents of that element.)

```
my %hash :shared;  
if (is_shared(%hash)) {  
    print("\%hash is shared\n");  
}
```

```
$hash{'elem'} = 1;  
if (is_shared($hash{'elem'})) {  
    print("\$hash{'elem'} is in a shared hash\n");  
}
```

```
=item lock VARIABLE
```

C<lock> places a B<advisory> lock on a variable until the lock goes out of scope. If the variable is locked by another thread, the C<lock> call will block until it's available. Multiple calls to C<lock> by the same thread from within dynamically nested scopes are safe -- the variable will remain locked until the outermost lock on the variable goes out of scope.

C<lock> follows references exactly I<one> level:

```
my %hash :shared;  
my $ref = \%hash;  
lock($ref);      # This is equivalent to lock(%hash)
```

Note that you cannot explicitly unlock a variable; you can only wait for the lock to go out of scope. This is most easily accomplished by locking the variable inside a block.

```
my $var :shared;
```

```

{
    lock($var);
    # $var is locked from here to the end of the block
    ...
}
# $var is now unlocked

```

As locks are advisory, they do not prevent data access or modification by another thread that does not itself attempt to obtain a lock on the variable.

You cannot lock the individual elements of a container variable:

```

my %hash :shared;
$hash{ 'foo' } = 'bar';
#lock($hash{ 'foo' });      # Error
lock(%hash);                # Works

```

If you need more fine-grained control over shared variable access, see [L<Thread::Semaphore>](#).

=item cond\_wait VARIABLE

=item cond\_wait CONDVAR, LOCKVAR

The `C<cond_wait>` function takes a `B<locked>` variable as a parameter, unlocks the variable, and blocks until another thread does a `C<cond_signal>` or `C<cond_broadcast>` for that same locked variable. The variable that `C<cond_wait>` blocked on is re-locked after the `C<cond_wait>` is satisfied. If there are multiple threads `C<cond_wait>`ing on the same variable, all but one will re-block waiting to reacquire the lock on the variable. (So if you're only using `C<cond_wait>` for synchronization, give up the lock as soon as possible). The two actions of unlocking the variable and entering the blocked wait state are atomic, the two actions of exiting from the blocked wait state and re-locking the variable are not.

In its second form, `C<cond_wait>` takes a shared, `B<unlocked>` variable followed by a shared, `B<locked>` variable. The second variable is unlocked and thread execution suspended until another thread signals the first variable.

It is important to note that the variable can be notified even if no thread `C<cond_signal>` or `C<cond_broadcast>` on the variable. It is therefore important to check the value of the variable and go back to waiting if the requirement is not fulfilled. For example, to pause until a shared counter drops to zero:

```

{ lock($counter); cond_wait($counter) until $counter == 0; }

```

=item cond\_timedwait VARIABLE, ABS\_TIMEOUT

=item cond\_timedwait CONDVAR, ABS\_TIMEOUT, LOCKVAR

In its two-argument form, C<cond\_timedwait> takes a B<locked> variable and an absolute timeout in I<epoch> seconds (see L<time() in perlfunc|perlfunc/time> for more) as parameters, unlocks the variable, and blocks until the timeout is reached or another thread signals the variable. A false value is returned if the timeout is reached, and a true value otherwise. In either case, the variable is re-locked upon return.

Like C<cond\_wait>, this function may take a shared, B<locked> variable as an additional parameter; in this case the first parameter is an B<unlocked> condition variable protected by a distinct lock variable.

Again like C<cond\_wait>, waking up and reacquiring the lock are not atomic, and you should always check your desired condition after this function returns. Since the timeout is an absolute value, however, it does not have to be recalculated with each pass:

```
lock($var);
my $abs = time() + 15;
until ($ok = desired_condition($var)) {
    last if !cond_timedwait($var, $abs);
}
# we got it if $ok, otherwise we timed out!
```

=item cond\_signal VARIABLE

The C<cond\_signal> function takes a B<locked> variable as a parameter and unblocks one thread that's C<cond\_wait>ing on that variable. If more than one thread is blocked in a C<cond\_wait> on that variable, only one (and which one is indeterminate) will be unblocked.

If there are no threads blocked in a C<cond\_wait> on the variable, the signal is discarded. By always locking before signaling, you can (with care), avoid signaling before another thread has entered cond\_wait().

C<cond\_signal> will normally generate a warning if you attempt to use it on an unlocked variable. On the rare occasions where doing this may be sensible, you can suppress the warning with:

```
{ no warnings 'threads'; cond_signal($foo); }
```

=item cond\_broadcast VARIABLE



The C<cond\_broadcast> function works similarly to C<cond\_signal>. C<cond\_broadcast>, though, will unblock B<all> the threads that are blocked in a C<cond\_wait> on the locked variable, rather than only one.

=back

=head1 OBJECTS

L<threads::shared> exports a version of L<bless()|perlfunc/"bless REF"> that works on shared objects such that I<blessings> propagate across threads.

```
# Create a shared 'Foo' object
my $foo :shared = shared_clone({});
bless($foo, 'Foo');

# Create a shared 'Bar' object
my $bar :shared = shared_clone({});
bless($bar, 'Bar');

# Put 'bar' inside 'foo'
$foo->{'bar'} = $bar;

# Rebless the objects via a thread
threads->create(sub {
    # Rebless the outer object
    bless($foo, 'Yin');

    # Cannot directly rebless the inner object
    #bless($foo->{'bar'}, 'Yang');

    # Retrieve and rebless the inner object
    my $obj = $foo->{'bar'};
    bless($obj, 'Yang');
    $foo->{'bar'} = $obj;

})->join();

print(ref($foo),      "\n"); # Prints 'Yin'
print(ref($foo->{'bar'}), "\n"); # Prints 'Yang'
print(ref($bar),      "\n"); # Also prints 'Yang'
```

=head1 NOTES

L<threads::shared> is designed to disable itself silently if threads are not available. This allows you to write modules and packages that can be used in both threaded and non-threaded applications.

If you want access to threads, you must `C<use threads>` before you `C<use threads::shared>`. `L<threads>` will emit a warning if you use it after `L<threads::shared>`.

## =head1 BUGS AND LIMITATIONS

When `C<share>` is used on arrays, hashes, array refs or hash refs, any data they contain will be lost.

```
my @arr = qw(foo bar baz);
share(@arr);
# @arr is now empty (i.e., == ());

# Create a 'foo' object
my $foo = { 'data' => 99 };
bless($foo, 'foo');

# Share the object
share($foo);    # Contents are now wiped out
print("ERROR: \$foo is empty\n")
    if (! exists($foo->{'data'}));
```

Therefore, populate such variables `B<after>` declaring them as shared. (Scalar and scalar refs are not affected by this problem.)

It is often not wise to share an object unless the class itself has been written to support sharing. For example, an object's destructor may get called multiple times, once for each thread's scope exit. Another danger is that the contents of hash-based objects will be lost due to the above mentioned limitation. See `F<examples/class.pl>` (in the CPAN distribution of this module) for how to create a class that supports object sharing.

Destructors may not be called on objects if those objects still exist at global destruction time. If the destructors must be called, make sure there are no circular references and that nothing is referencing the objects, before the program ends.

Does not support `C<splice>` on arrays. Does not support explicitly changing array lengths via `$#array --` use `C<push>` and `C<pop>` instead.

Taking references to the elements of shared arrays and hashes does not autovivify the elements, and neither does slicing a shared array/hash over non-existent indices/keys autovivify the elements.

`C<share()>` allows you to `C<< share($hashref->{key}) >>` and `C<< share($arrayref->[idx]) >>` without giving any error message. But the

C<< \$hashref->{key} >> or C<< \$arrayref->[idx] >> is B<not> shared, causing the error "lock can only be used on shared values" to occur when you attempt to C<< lock(\$hashref->{key}) >> or C<< lock(\$arrayref->[idx]) >> in another thread.

Using L<refaddr()|Scalar::Util/"refaddr EXPR"> is unreliable for testing whether or not two shared references are equivalent (e.g., when testing for circular references). Use L<is\_shared()|"is\_shared VARIABLE">, instead:

```
use threads;
use threads::shared;
use Scalar::Util qw(refaddr);

# If ref is shared, use threads::shared's internal ID.
# Otherwise, use refaddr().
my $addr1 = is_shared($ref1) || refaddr($ref1);
my $addr2 = is_shared($ref2) || refaddr($ref2);

if ($addr1 == $addr2) {
    # The refs are equivalent
}
```

L<each()|perlfunc/"each HASH"> does not work properly on shared references embedded in shared structures. For example:

```
my %foo :shared;
$foo{'bar'} = shared_clone({'a'=>'x', 'b'=>'y', 'c'=>'z'});

while (my ($key, $val) = each(%{$foo{'bar'}})) {
    ...
}
```

Either of the following will work instead:

```
my $ref = $foo{'bar'};
while (my ($key, $val) = each(%{$ref})) {
    ...
}

foreach my $key (keys(%{$foo{'bar'}})) {
    my $val = $foo{'bar'}{$key};
    ...
}
```

This module supports dual-valued variables created using L<dualvar() from Scalar::Util|Scalar::Util/"dualvar NUM, STRING">. However, while C<\$!> acts

like a dualvar, it is implemented as a tied SV. To propagate its value, use the follow construct, if needed:

```
my $errno :shared = dualvar($!, $!);
```

View existing bug reports at, and submit any new bugs, problems, patches, etc.

to: [L<http://rt.cpan.org/Public/Dist/Display.html?Name=threads-shared>](http://rt.cpan.org/Public/Dist/Display.html?Name=threads-shared)

=head1 SEE ALSO

[L<threads::shared>](#) Discussion Forum on CPAN:

[L<http://www.cpanforum.com/dist/threads-shared>](http://www.cpanforum.com/dist/threads-shared)

[L<threads>](#), [L<perlthrtut>](#)

[L<http://www.perl.com/pub/a/2002/06/11/threads.html>](http://www.perl.com/pub/a/2002/06/11/threads.html) and

[L<http://www.perl.com/pub/a/2002/09/04/threads.html>](http://www.perl.com/pub/a/2002/09/04/threads.html)

Perl threads mailing list:

[L<http://lists.perl.org/list/ithreads.html>](http://lists.perl.org/list/ithreads.html)

=head1 AUTHOR

Artur Bergman [E<lt>sky AT crucially DOT netE<gt>](mailto:sky@crucially.net)

Documentation borrowed from the old Thread.pm.

CPAN version produced by Jerry D. Hedden [E<lt>jdhedden AT cpan DOT orgE<gt>](mailto:jdhedden@cpan.org).

=head1 LICENSE

threads::shared is released under the same license as Perl.

=cut

Found

in path(s):

```
* /opt/cola/permits/1000848935_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-XIsbALc3/threads-shared-1.43.tar.gz-cosi-expand-archive-dZnguN3v/threads-shared-1.43/lib/threads/shared.pm
```

No license file was found, but licenses were detected in source scan.

---

abstract: 'Perl extension for sharing data structures between threads'

author:

- 'Artur Bergman, Jerry D. Hedden [<jdhedden AT cpan DOT org>](mailto:jdhedden@cpan.org)'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0  
dynamic\_config: 1  
generated\_by: 'ExtUtils::MakeMaker version 6.64, CPAN::Meta::Converter version 2.120921'  
license: perl  
meta-spec:  
url: <http://module-build.sourceforge.net/META-spec-v1.4.html>  
version: 1.4  
name: threads-shared  
no\_index:  
directory:  
- t  
- inc  
requires:  
Carp: 0  
Config: 0  
ExtUtils::testlib: 0  
Scalar::Util: 0  
Test: 0  
Test::More: 0  
XSLoader: 0  
strict: 0  
threads: 1.73  
warnings: 0  
version: 1.43

Found in path(s):

\* /opt/cola/permits/1000848935\_1646171523.39/0/perl-threads-shared-1.43-6.el7.src.rpm-cosi-expand-archive-XIsbALc3/threads-shared-1.43.tar.gz-cosi-expand-archive-dZnguN3v/threads-shared-1.43/META.yml

# 1.156 pycurl 7.19.0-19.el7

## 1.156.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium,



provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

**COPYRIGHT AND PERMISSION NOTICE**

Copyright (C) 2001-2008 by Kjetil Jacobsen <kjetilja at gmail.com>

Copyright (C) 2001-2008 by Markus F.X.J. Oberhumer <markus at oberhumer.com>

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,



FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

## 1.157 perl-getopt-long 2.40-3.el7

### 1.157.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty;  
keep intact all the notices that refer to this License and to the absence of any warranty;  
and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General

Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.



# 1.158 selinux 2.5-14.1.el7

## 1.158.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that

any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any

warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise



permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is

copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not



excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free

Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may

consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain

that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based

on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.



This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

This library (libselinux) is public domain software, i.e. not copyrighted.

#### Warranty Exclusion

-----  
You agree that this software is a  
non-commercially developed program that may contain "bugs" (as that  
term is used in the industry) and that it may not function as intended.  
The software is licensed "as is". NSA makes no, and hereby expressly  
disclaims all, warranties, express, implied, statutory, or otherwise  
with respect to the software, including noninfringement and the implied  
warranties of merchantability and fitness for a particular purpose.

#### Limitation of Liability

-----  
In no event will NSA be liable for any damages, including loss of data,  
lost profits, cost of cover, or other special, incidental,  
consequential, direct or indirect damages arising from the software or  
the use thereof, however caused and on any theory of liability. This  
limitation will apply even if NSA has been advised of the possibility  
of such damage. You acknowledge that this is  
a reasonable allocation of  
risk.

All files are licensed under the FreeBSD license, except for third party components, which are subject to their respective licenses as specified in their source files.

### FreeBSD License

Copyright 2011 Tresys Technology, LLC. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY TRESYS TECHNOLOGY, LLC "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO

EVENT SHALL TRESYS TECHNOLOGY, LLC OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Tresys Technology, LLC.

## 1.159 pam 1.1.8-22.el7

### 1.159.1 Available under license :

Unless otherwise \*explicitly\* stated the following text describes the licensed conditions under which the contents of this Linux-PAM release may be distributed:

-----  
Redistribution and use in source and binary forms of Linux-PAM, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright

notice, and this entire permission notice in its entirety,  
including the disclaimer of warranties.

2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Unless otherwise \*explicitly\* stated the following text describes the licensed conditions under which the contents of this libpamc release may be distributed:

-----  
Redistribution and use in source and binary forms of libpamc, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License (LGPL), in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

## 1.160 perl-time-local 1.2300-2.e17

### 1.160.1 Available under license :

This software is copyright (c) 2012 by Dave Rolsky.

This is free software; you can redistribute it and/or modify it under the same terms as the Perl 5 programming language system itself.

Terms of the Perl programming language system itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License"

--- The GNU General Public License, Version 1, February 1989 ---

This software is Copyright (c) 2012 by Dave Rolsky.

This is free software, licensed under:

The GNU General Public License, Version 1, February 1989

## GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so

that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a



warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties

remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,  
Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the  
appropriate parts of the General Public License. Of course, the  
commands you use may be called something other than `show w' and `show  
c'; they could even be mouse-clicks or menu items--whatever suits your  
program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here a sample; alter the names:

Yoyodyne, Inc.,  
hereby disclaims all copyright interest in the  
program `Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

--- The Artistic License 1.0 ---

This software is Copyright (c) 2012 by Dave Rolsky.

This is free software, licensed under:

The Artistic License 1.0

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package  
may be copied, such that the Copyright Holder maintains some semblance of  
artistic control over the development of the package, while giving the users of  
the package the right to use and distribute the Package in a more-or-less  
customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package" refers to the collection of files distributed by the Copyright

Holder, and derivatives of that collection of files created through textual modification.

- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.
- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.
- "You" is you, if you're thinking about copying or distributing this Package.
- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)
- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

- a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
- b) use the modified Package only within your corporation or organization.
- c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
- d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

- a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
- b) accompany the distribution with the machine-readable source of the Package with your modifications.
- c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.
- d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8.

The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.161 perl-text-parsewords 3.29-4.el7

## 1.161.1 Available under license :

Return-Path: rt-cpan-org-return@perl.org  
Received: from zmta04.collab.prod.int.phx2.redhat.com (LHLO zmta04.collab.prod.int.phx2.redhat.com) (10.5.81.11) by zmail14.collab.prod.int.phx2.redhat.com with LMTP; Mon, 18 Nov 2013 11:06:10 -0500 (EST)  
Received: from zmta04.collab.prod.int.phx2.redhat.com (localhost [127.0.0.1]) by zmta04.collab.prod.int.phx2.redhat.com (Postfix) with ESMTP id 9A08BDA0C9 for <mmaslano@redhat.com>; Mon, 18 Nov 2013 11:06:10 -0500 (EST)  
Received: from int-mx10.intmail.prod.int.phx2.redhat.com (int-mx10.intmail.prod.int.phx2.redhat.com [10.5.11.23]) by zmta04.collab.prod.int.phx2.redhat.com (Postfix) with ESMTP id 954E9D1F23 for <mmaslano@mail.corp.redhat.com>; Mon, 18 Nov 2013 11:06:10 -0500 (EST)  
Received: from mx1.redhat.com (ext-mx14.extmail.prod.ext.phx2.redhat.com [10.5.110.19]) by int-mx10.intmail.prod.int.phx2.redhat.com (8.14.4/8.14.4) with ESMTP id rAIG6A3W024510 for <mmaslano@redhat.com>; Mon, 18 Nov 2013 11:06:10 -0500  
Received: from rtcpan.developer.com (rtcpan.developer.com [207.171.7.181]) by mx1.redhat.com (8.14.4/8.14.4) with ESMTP id rAIG69Uk032392 for <mmaslano@redhat.com>; Mon, 18 Nov 2013 11:06:09 -0500  
Received: by rtcpan.developer.com (Postfix, from userid 536) id D3030FA; Mon, 18 Nov 2013 08:06:08 -0800 (PST)  
Precedence: normal  
Subject: [rt.cpan.org #90483] missing license file  
From: "Alexandr Ciornii via RT" <bug-Text-ParseWords@rt.cpan.org>  
Reply-To: bug-Text-ParseWords@rt.cpan.org  
In-Reply-To: <rt-4.0.18-4704-1384789048-1647.90483-6-0@rt.cpan.org>  
References: <RT-Ticket-90483@rt.cpan.org>  
<rt-4.0.18-4704-1384789048-1647.90483-6-0@rt.cpan.org>  
Message-ID: <rt-4.0.18-2172-1384790768-1347.90483-6-0@rt.cpan.org>  
X-RT-Loop-Prevention: rt.cpan.org  
RT-Ticket: rt.cpan.org #90483  
Managed-BY: RT 4.0.18 (<http://www.bestpractical.com/rt/>)  
RT-Originator: CHORNY@cpan.org  
To: mmaslano@redhat.com  
MIME-Version: 1.0  
Content-Transfer-Encoding: 8bit  
Content-Type: text/plain; charset="utf-8"  
X-RT-Original-Encoding: utf-8  
Date:  
Mon, 18 Nov 2013 11:06:08 -0500  
X-RedHat-Spam-Score: -1.9 (BAYES\_00,SPF\_PASS,URIBL\_BLOCKED)  
X-Scanned-By: MIMEDefang 2.68 on 10.5.11.23  
X-Scanned-By: MIMEDefang 2.68 on 10.5.110.19

<URL: <https://rt.cpan.org/Ticket/Display.html?id=90483> >

On Mon Nov 18 10:37:28 2013, mmaslano@redhat.com wrote:

> It would be a big help if you have better defined license. License

> text in .pm file would be enough.

Will do in next version.

> I found Perl license in Makefile.PL,

> so we assumed it's Perl (GPL+ or Artistic). Is it correct?

yes

--

Alexandr Ciornii, <http://chorny.net>

# 1.162 perl-socket 2.010-4.el7

## 1.162.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.



For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making

modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed
```

in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the  
appropriate parts of the General Public License.

Of course, the  
commands you use may be called something other than 'show w' and 'show  
c'; they could even be mouse-clicks or menu items--whatever suits your  
program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program 'Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a

Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable

form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this

Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

This code was extracted from the Perl 5 core at perl 5.15.5.

The original licence reads as follows:

-----

This program is free software; you can redistribute it and/or modify it under the terms of either:

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License" which comes with this Kit.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of



MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See either the GNU General Public License or the Artistic License for more details.

You should have received a copy of the Artistic License with this Kit, in the file named "Artistic". If not, I'll be glad to provide one.

You should also have received a copy of the GNU General Public License along with this program in the file named "Copying". If not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA or visit their web page on the internet at <http://www.gnu.org/copyleft/gpl.html>.

## 1.163 perl-pod-usage 1.63-3.el7

### 1.163.1 Available under license :

The "Artistic License"

#### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

#### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to

the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder.

A Package

modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.164 perl-scalar-list-utils 1.27-248.el7

### 1.164.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
# Copyright (c) 1997-2009 Graham Barr <gbarr@pobox.com>. All rights reserved.  
# This program is free software; you can redistribute it and/or  
# modify it under the same terms as Perl itself.  
=head1 NAME
```

List::Util - A selection of general-utility list subroutines

```
=head1 SYNOPSIS
```

```
use List::Util qw(first max maxstr min minstr reduce shuffle sum);
```

```
=head1 DESCRIPTION
```

C<List::Util> contains a selection of subroutines that people have expressed would be nice to have in the perl core, but the usage would not really be high enough to warrant the use of a keyword, and the size so small such that being individual extensions would be wasteful.

By default C<List::Util> does not export any subroutines. The subroutines defined are

```
=over 4
```

```
=item first BLOCK LIST
```

Similar to C<grep> in that it evaluates BLOCK setting C<\$\_> to each element of LIST in turn. C<first> returns the first element where the result from BLOCK is

a true value. If BLOCK never returns true or LIST was empty then C<undef> is returned.

```
$foo = first { defined($_) } @list # first defined value in @list
$foo = first { $_ > $value } @list # first value in @list which
# is greater than $value
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { defined($a) ? $a : wanted($b) ? $b : undef } undef, @list
```

for example wanted() could be defined() which would return the first defined value in @list

```
=item max LIST
```

Returns the entry in the list with the highest numerical value. If the list is empty then C<undef> is returned.

```
$foo = max 1..10 # 10
$foo = max 3,9,12 # 12
$foo = max @bar, @baz # whatever
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { $a > $b ? $a : $b } 1..10
```

```
=item maxstr LIST
```

Similar to C<max>, but treats all the entries in the list as strings and returns

the highest string as defined by the C<gt> operator.

If the list is empty then C<undef> is returned.

```
$foo = maxstr 'A'..'Z' # 'Z'
$foo = maxstr "hello","world" # "world"
$foo = maxstr @bar, @baz # whatever
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { $a gt $b ? $a : $b } 'A'..'Z'
```

```
=item min LIST
```

Similar to C<max> but returns the entry in the list with the lowest numerical value. If the list is empty then C<undef> is returned.

```
$foo = min 1..10 # 1
$foo = min 3,9,12 # 3
$foo = min @bar, @baz # whatever
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { $a < $b ? $a : $b } 1..10
```

```
=item minstr LIST
```

Similar to C<min>, but treats all the entries in the list as strings and returns the lowest string as defined by the C<lt> operator.

If the list is empty then C<undef> is returned.

```
$foo = minstr 'A'..'Z'      # 'A'
$foo = minstr
"hello","world" # "hello"
$foo = minstr @bar, @baz   # whatever
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { $a lt $b ? $a : $b } 'A'..'Z'
```

```
=item reduce BLOCK LIST
```

Reduces LIST by calling BLOCK, in a scalar context, multiple times, setting C<\$a> and C<\$b> each time. The first call will be with C<\$a> and C<\$b> set to the first two elements of the list, subsequent calls will be done by setting C<\$a> to the result of the previous call and C<\$b> to the next element in the list.

Returns the result of the last call to BLOCK. If LIST is empty then C<undef> is returned. If LIST only contains one element then that element is returned and BLOCK is not executed.

```
$foo = reduce { $a < $b ? $a : $b } 1..10    # min
$foo = reduce { $a lt $b ? $a : $b } 'aa'..'zz' # minstr
$foo = reduce { $a + $b } 1 .. 10          # sum
$foo = reduce { $a . $b } @bar             # concat
```

If your algorithm requires that C<reduce> produce an identity value, then make sure that you always pass that identity value as the first argument to prevent C<undef> being returned

```
$foo = reduce { $a + $b } 0, @values;      # sum with 0 identity value
```

```
=item shuffle LIST
```

Returns the elements of LIST in a random order

```
@cards = shuffle 0..51    # 0..51 in a random order
```

=item sum LIST

Returns the sum of all the elements in LIST. If LIST is empty then C<undef> is returned.

```
$foo = sum 1..10      # 55
$foo = sum 3,9,12    # 24
$foo = sum @bar, @baz # whatever
```

This function could be implemented using C<reduce> like this

```
$foo = reduce { $a + $b } 1..10
```

If your algorithm requires that C<sum> produce an identity of 0, then make sure that you always pass C<0> as the first argument to prevent C<undef> being returned

```
$foo = sum 0, @values;
```

=item sum0 LIST

Similar to C<sum>, except this returns 0 when given an empty list, rather than C<undef>.

=back

=head1 KNOWN BUGS

With

perl versions prior to 5.005 there are some cases where reduce will return an incorrect result. This will show up as test 7 of reduce.t failing.

=head1 SUGGESTED ADDITIONS

The following are additions that have been requested, but I have been reluctant to add due to them being very simple to implement in perl

```
# One argument is true
```

```
sub any { $_ && return 1 for @_; 0 }
```

```
# All arguments are true
```

```
sub all { $_ || return 0 for @_; 1 }
```

```
# All arguments are false
```

```
sub none { $_ && return 0 for @_ ; 1 }
```

```
# One argument is false
```

```
sub notall { $_ || return 1 for @_ ; 0 }
```

```
# How many elements are true
```

```
sub true { scalar grep { $_ } @_ }
```

```
# How many elements are false
```

```
sub false { scalar grep { !$_ } @_ }
```

```
=head1 SEE ALSO
```

```
L<Scalar::Util>, L<List::MoreUtils>
```

```
=head1 COPYRIGHT
```

Copyright (c) 1997-2007 Graham Barr <gbarr@pobox.com>. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

```
=cut
```

Found

in path(s):

```
* /opt/cola/permits/1000848938_1646171587.35/0/perl-Scalar-List-Utils-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utils-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utils-1.27/lib/List/Util.pm
```

No license file was found, but licenses were detected in source scan.

```
/*
```

-----

ppport.h -- Perl/Pollution/Portability Version 3.19\_02

Automatically created by Devel::PPPport running under perl 5.010000.

Do NOT edit this file directly! -- Edit PPPort\_pm.PL and the includes in parts/inc/ instead.

Use 'perldoc ppport.h' to view the documentation below.

-----

SKIP



=pod

=head1 NAME

ppport.h - Perl/Pollution/Portability version 3.19\_02

=head1 SYNOPSIS

```
perl ppport.h [options] [source files]
```

Searches current directory for files if no [source files] are given

--help	show short help
--version	show version
--patch=file	write one patch file with changes
--copy=suffix	write changed copies with suffix
--diff=program	use diff program and options
--compat-version=version	provide compatibility with Perl version
--cplusplus	accept C++ comments
--quiet	don't output anything except fatal errors
--nodiag	don't show diagnostics
--nohints	don't show hints
--nochanges	don't suggest changes
--nofilter	don't filter input files
--strip	strip all script and doc functionality from ppport.h
--list-provided	list provided API
--list-unsupported	list unsupported API
--api-info=name	show Perl API portability information

=head1 COMPATIBILITY

This version of F<ppport.h> is designed to support operation with Perl installations back to 5.003, and has been tested up to 5.11.5.

=head1 OPTIONS

=head2 --help

Display a brief usage summary.

=head2 --version

Display the version of F<ppport.h>.

=head2 --patch=I<file>

If this option is given, a single patch file will be created if any changes are suggested. This requires a working diff program to be installed on your system.

=head2 --copy=I<suffix>

If this option is given, a copy of each file will be saved with the given suffix that contains the suggested changes. This does not require any external programs. Note that this does not automagially add a dot between the original filename and the suffix. If you want the dot, you have to include it in the option argument.

If neither C<--patch> or C<--copy> are given, the default is to simply print the diffs for each file. This requires either C<Text::Diff> or a C<diff> program to be installed.

=head2 --diff=I<program>

Manually set the diff program and options to use. The default is to use C<Text::Diff>, when installed, and output unified context diffs.

=head2 --compat-version=I<version>

Tell F<ppport.h> to check for compatibility with the given Perl version. The default is to check for compatibility with Perl version 5.003. You can use this option to reduce the output of F<ppport.h> if you intend to be backward compatible only down to a certain Perl version.

=head2 --cplusplus

Usually, F<ppport.h> will detect C++ style comments and replace them with C style comments for portability reasons. Using this option instructs F<ppport.h> to leave C++ comments untouched.

=head2 --quiet

Be quiet. Don't print anything except fatal errors.

```
=head2 --nodiag
```

Don't output any diagnostic messages. Only portability alerts will be printed.

```
=head2 --nohints
```

Don't output any hints. Hints often contain useful portability notes. Warnings will still be displayed.

```
=head2 --nochanges
```

Don't suggest any changes. Only give diagnostic output and hints unless these are also deactivated.

```
=head2 --nofilter
```

Don't filter the list of input files. By default, files not looking like source code (i.e. not \*.xs, \*.c, \*.cc, \*.cpp or \*.h) are skipped.

```
=head2 --strip
```

Strip all script and documentation functionality from F<ppport.h>. This reduces the size of F<ppport.h> dramatically and may be useful if you want to include F<ppport.h> in smaller modules without increasing their distribution size too much.

The stripped F<ppport.h> will have a C<--unstrip> option that allows you to undo the stripping, but only if an appropriate C<Devel::PPPort> module is installed.

```
=head2 --list-provided
```

Lists the API elements for which compatibility is provided by F<ppport.h>. Also lists if it must be explicitly requested, if it has dependencies, and if there are hints or warnings for it.

```
=head2 --list-unsupported
```

Lists the API elements that are known not to be supported by F<ppport.h> and below which version of Perl they probably won't be available or work.

```
=head2 --api-info=I<name>
```

Show portability information for API elements matching I<name>.

If I<name> is surrounded by slashes, it is interpreted as a regular expression.

=head1 DESCRIPTION

In order for a Perl extension (XS) module to be as portable as possible across differing versions of Perl itself, certain steps need to be taken.

=over 4

=item \*

Including this header is the first major one. This alone will give you access to a large part of the Perl API that hasn't been available in earlier Perl releases. Use

```
perl ppport.h --list-provided
```

to see which API elements are provided by ppport.h.

=item \*

You should avoid using deprecated parts of the API. For example, using global Perl variables without the C<PL\_> prefix is deprecated. Also, some API functions used to have a C<perl\_> prefix. Using this form is also deprecated. You can safely use the supported API, as F<ppport.h> will provide wrappers for older Perl versions.

=item \*

If you use one of a few functions or variables that were not present in earlier versions of Perl, and that can't be provided using a macro, you have to explicitly request support for these functions by adding one or more C<#define>s in your source code before the inclusion of F<ppport.h>.

These functions

or variables will be marked C<explicit> in the list shown by C<--list-provided>.

Depending on whether your module has a single or multiple files that use such functions or variables, you want either C<static> or global variants.

For a C<static> function or variable (used only in a single source file), use:

```
#define NEED_function
#define NEED_variable
```

For a global function or variable (used in multiple source files),  
use:

```
#define NEED_function_GLOBAL
#define NEED_variable_GLOBAL
```

Note that you mustn't have more than one global request for the  
same function or variable in your project.

Function / Variable	Static Request	Global Request
PL_parser	NEED_PL_parser	NEED_PL_parser_GLOBAL
PL_signals	NEED_PL_signals	NEED_PL_signals_GLOBAL
eval_pv()	NEED_eval_pv	NEED_eval_pv_GLOBAL
grok_bin()	NEED_grok_bin	NEED_grok_bin_GLOBAL
grok_hex()	NEED_grok_hex	NEED_grok_hex_GLOBAL
grok_number()	NEED_grok_number	NEED_grok_number_GLOBAL
grok_numeric_radix()	NEED_grok_numeric_radix	NEED_grok_numeric_radix_GLOBAL
grok_oct()	NEED_grok_oct	NEED_grok_oct_GLOBAL
load_module()	NEED_load_module	NEED_load_module_GLOBAL
my_snprintf()	NEED_my_snprintf	NEED_my_snprintf_GLOBAL
my_sprintf()	NEED_my_sprintf	NEED_my_sprintf_GLOBAL
my_strlcat()	NEED_my_strlcat	NEED_my_strlcat_GLOBAL
my_strlcpy()	NEED_my_strlcpy	NEED_my_strlcpy_GLOBAL
newCONSTSUB()	NEED_newCONSTSUB	NEED_newCONSTSUB_GLOBAL
newRV_noinc()	NEED_newRV_noinc	NEED_newRV_noinc_GLOBAL
newSV_type()	NEED_newSV_type	NEED_newSV_type_GLOBAL
newSVpv_flags()	NEED_newSVpv_flags	NEED_newSVpv_flags_GLOBAL
newSVpv_share()	NEED_newSVpv_share	NEED_newSVpv_share_GLOBAL
pv_display()	NEED_pv_display	NEED_pv_display_GLOBAL
pv_escape()	NEED_pv_escape	NEED_pv_escape_GLOBAL
pv_pretty()	NEED_pv_pretty	NEED_pv_pretty_GLOBAL
sv_2pv_flags()	NEED_sv_2pv_flags	NEED_sv_2pv_flags_GLOBAL
sv_2pvbyte()	NEED_sv_2pvbyte	NEED_sv_2pvbyte_GLOBAL
sv_catpvf_mg()	NEED_sv_catpvf_mg	NEED_sv_catpvf_mg_GLOBAL
sv_catpvf_mg_nocontext()	NEED_sv_catpvf_mg_nocontext	NEED_sv_catpvf_mg_nocontext_GLOBAL
sv_pvn_force_flags()	NEED_sv_pvn_force_flags	NEED_sv_pvn_force_flags_GLOBAL
sv_setpvf_mg()	NEED_sv_setpvf_mg	NEED_sv_setpvf_mg_GLOBAL
sv_setpvf_mg_nocontext()	NEED_sv_setpvf_mg_nocontext	NEED_sv_setpvf_mg_nocontext_GLOBAL
vload_module()	NEED_vload_module	NEED_vload_module_GLOBAL
vnewSVpvf()	NEED_vnewSVpvf	NEED_vnewSVpvf_GLOBAL
warn()	NEED_warner	NEED_warner_GLOBAL

To avoid namespace conflicts, you can change the namespace of the explicitly exported functions / variables using the `C<DPPP_NAMESPACE>` macro. Just `C<#define>` the macro before including `C<ppport.h>`:

```
#define DPPP_NAMESPACE MyOwnNamespace_
#include "ppport.h"
```

The default namespace is `C<DPPP_>`.

=back

The good thing is that most of the above can be checked by running `F<ppport.h>` on your source code. See the next section for details.

=head1 EXAMPLES

To verify whether `F<ppport.h>` is needed for your module, whether you should make any changes to your code, and whether any special defines should be used, `F<ppport.h>` can be run as a Perl script to check your source code. Simply say:

```
perl ppport.h
```

The result will usually be a list of patches suggesting changes that should at least be acceptable, if not necessarily the most efficient solution, or a fix for all possible problems.

If you know that your XS module uses features only available in newer Perl releases, if you're aware that it uses C++ comments, and if you want all suggestions as a single patch file, you could use something like this:

```
perl ppport.h --compat-version=5.6.0 --cplusplus --patch=test.diff
```

If you only want your code to be scanned without any suggestions for changes, use:

```
perl ppport.h --nochanges
```

You can specify a different `C<diff>` program or options, using the `C<--diff>` option:

```
perl ppport.h --diff='diff -C 10'
```

This would output context diffs with 10 lines of context.

If you want to create patched copies of your files instead, use:

```
perl ppport.h --copy=.new
```

To display portability information for the C<newSVpv<pv>> function, use:

```
perl ppport.h --api-info=newSVpv
```

Since the argument to C<--api-info> can be a regular expression, you can use

```
perl ppport.h --api-info=/_nomg$/
```

to display portability information for all C<\_nomg> functions or

```
perl ppport.h --api-info=/.//
```

to display information for all known API elements.

=head1 BUGS

If this version of F<ppport.h> is causing failure during the compilation of this module, please check if newer versions of either this module or C<Devel::PPP<Port>> are available on CPAN before sending a bug report.

If F<ppport.h> was generated using the latest version of C<Devel::PPP<Port>> and is causing failure of this module, please file a bug report using the CPAN Request Tracker at L<<http://rt.cpan.org/>>.

Please include the following information:

=over 4

=item 1.

The complete output from running "perl -V"

=item 2.

This file.

=item 3.

The name and version of the module you were trying to build.

=item 4.

A full log of the build that failed.

=item 5.

Any other information that you think could be relevant.

=back

For the latest version of this code, please get the C<Devel::PPPort> module from CPAN.

=head1 COPYRIGHT

Version 3.x, Copyright (c) 2004-2010, Marcus Holland-Moritz.

Version 2.x, Copyright (C) 2001, Paul Marquess.

Version 1.x, Copyright (C) 1999, Kenneth Albanowski.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=head1 SEE ALSO

See L<Devel::PPPort>.

=cut

use strict;

# Disable broken TRIE-optimization

BEGIN { eval '\${^RE\_TRIE\_MAXBUF} = -1' if \$] >= 5.009004 && \$] <= 5.009005 }

my \$VERSION = 3.19\_02;

```
my %opt = (  
  quiet  => 0,  
  diag   => 1,  
  hints  => 1,  
  changes => 1,  
  cplusplus => 0,  
  filter => 1,  
  strip  => 0,  
  version => 0,  
);
```



```

my($ppport) = $0 =~ /([\w.]+)$/;
my $LF = '(?:\r\n|[\r\n])'; # line feed
my $HS = "[\t]";          # horizontal whitespace

# Never use C comments in this file!
my $ccs = '/.*';
my
  $cce = '!.!';
my $rccs = quotemeta $ccs;
my $rcce = quotemeta $cce;

eval {
  require Getopt::Long;
  Getopt::Long::GetOptions(\%opt, qw(
    help quiet diag! filter! hints! changes! cplusplus strip version
    patch=s copy=s diff=s compat-version=s
    list-provided list-unsupported api-info=s
  )) or usage();
};

if ($@ and grep /^-/, @ARGV) {
  usage() if "@ARGV" =~ /^--?h(?:elp)?$/;
  die "Getopt::Long not found. Please don't use any options.\n";
}

if ($opt{version}) {
  print "This is $0 $VERSION.\n";
  exit 0;
}

usage() if $opt{help};
strip() if $opt{strip};

if (exists $opt{'compat-version'}) {
  my($r,$v,$s) = eval { parse_version($opt{'compat-version'}) };
  if ($@) {
    die "Invalid version number format: '$opt{'compat-version'}'\n";
  }
  die "Only Perl 5 is supported\n" if $r != 5;
  die "Invalid version number: $opt{'compat-version'}\n" if $v >= 1000 || $s >= 1000;
  $opt{'compat-version'} = sprintf "%d.%03d%03d", $r, $v, $s;
}
else {
  $opt{'compat-version'}
  = 5;
}

```

```

my %API = map { /^(w+)\|([^\|]*)\|([^\|]*)\|(w*)$/
  ? ( $1 => {
    ($2      ? ( base  => $2 ) : ()),
    ($3      ? ( todo  => $3 ) : ()),
    (index($4, 'v') >= 0 ? ( varargs => 1 ) : ()),
    (index($4, 'p') >= 0 ? ( provided => 1 ) : ()),
    (index($4, 'n') >= 0 ? ( nothxarg => 1 ) : ()),
  } )
  : die "invalid spec: $_" } qw(
AvFILLp|5.004050|p
AvFILL|||
CLASS|||n
CPERLscope|5.005000|p
CX_CURPAD_SAVE|||
CX_CURPAD_SV|||
CopFILEAV|5.006000|p
CopFILEGV_set|5.006000|p
CopFILEGV|5.006000|p
CopFILESV|5.006000|p
CopFILE_set|5.006000|p
CopFILE|5.006000|p
CopSTASHPV_set|5.006000|p
CopSTASHPV|5.006000|p
CopSTASH_eq|5.006000|p
CopSTASH_set|5.006000|p
CopSTASH|5.006000|p
CopyD|5.009002|p
Copy|||
CvPADLIST|||
CvSTASH|||
CvWEAKOUTSIDE|||
DEFSV_set|5.010001|p
DEFSV|5.004050|p
END_EXTERN_C|5.005000|p
ENTER|||
ERRSV|5.004050|p
EXTEND|||
EXTERN_C|5.005000|p
F0convert|||n
FREEMPS|||
GIMME_V||5.004000|n
GIMME|||n
GROK_NUMERIC_RADIX|5.007002|p
G_ARRAY|||
G_DISCARD|||
G_EVAL|||
G_METHOD|5.006001|p
G_NOARGS|||

```

G\_SCALAR|||  
G\_VOID|5.004000|  
GetVars|||  
GvSVn|5.009003||p  
GvSV|||  
Gv\_AMupdate|5.011000|  
HEf\_SVKEY|5.004000|  
HeHASH|5.004000|  
HeKEY|5.004000|  
HeKLEN|5.004000|  
HePV|5.004000|  
HeSVKEY\_force|5.004000|  
HeSVKEY\_set|5.004000|  
HeSVKEY|5.004000|  
HeUTF8|5.010001|  
HeVAL|5.004000|  
HvNAMELEN\_get|5.009003||p  
HvNAME\_get|5.009003||p  
HvNAME|||  
INT2PTR|5.006000||p  
IN\_LOCALE\_COMPILETIME|5.007002||p  
IN\_LOCALE\_RUNTIME|5.007002||p  
IN\_LOCALE|5.007002||p  
IN\_PERL\_COMPILETIME|5.008001||p  
IS\_NUMBER\_GREATER\_THAN\_UV\_MAX|5.007002||p  
IS\_NUMBER\_INFINITY|5.007002||p  
IS\_NUMBER\_IN\_UV|5.007002||p  
IS\_NUMBER\_NAN|5.007003||p  
IS\_NUMBER\_NEG|5.007002||p  
IS\_NUMBER\_NOT\_INT|5.007002||p  
IVSIZE|5.006000||p  
IVTYPE|5.006000||p  
IVdf|5.006000||p  
LEAVE|||  
LVRET|||  
MARK|||  
MULTICALL|5.011005|  
MY\_CXT\_CLONE|5.009002||p  
MY\_CXT\_INIT|5.007003||p  
MY\_CXT|5.007003||p  
MoveD|5.009002||p  
Move|||  
NOOP|5.005000||p  
NUM2PTR|5.006000||p  
NVTYPE|5.006000||p  
NVef|5.006001||p  
NVff|5.006001||p  
NVgf|5.006001||p

Newxc|5.009003||p  
Newxz|5.009003||p  
Newx|5.009003||p  
Nullav|||  
Nullch|||  
Nullcv|||  
Nullhv|||  
Nullsv|||  
ORIGMARK|||  
PAD\_BASE\_SV|||  
PAD\_CLONE\_VARS|||  
PAD\_COMPNAME\_FLAGS|||  
PAD\_COMPNAME\_GEN\_set|||  
PAD\_COMPNAME\_GEN|||  
PAD\_COMPNAME\_OURSTASH|||  
PAD\_COMPNAME\_PV|||  
PAD\_COMPNAME\_TYPE|||  
PAD\_DUP|||  
PAD\_RESTORE\_LOCAL|||  
PAD\_SAVE\_LOCAL|||  
PAD\_SAVE\_SETNULLPAD|||  
PAD\_SETSV|||  
PAD\_SET\_CUR\_NOSAVE|||  
PAD\_SET\_CUR|||  
PAD\_SV1|||  
PAD\_SV|||  
PERLIO\_FUNCS\_CAST|5.009003||p  
PERLIO\_FUNCS\_DECL|5.009003||p  
PERL\_ABS|5.008001||p  
PERL\_BCDVERSION|5.011004||p  
PERL\_GCC\_BRACE\_GROUPS\_FORBIDDEN|5.008001||p  
PERL\_HASH|5.004000||p  
PERL\_INT\_MAX|5.004000||p  
PERL\_INT\_MIN|5.004000||p  
PERL\_LONG\_MAX|5.004000||p  
PERL\_LONG\_MIN|5.004000||p  
PERL\_MAGIC\_arylen|5.007002||p  
PERL\_MAGIC\_backref|5.007002||p  
PERL\_MAGIC\_bm|5.007002||p  
PERL\_MAGIC\_collxfrm|5.007002||p  
PERL\_MAGIC\_dbfile|5.007002||p  
PERL\_MAGIC\_dbline|5.007002||p  
PERL\_MAGIC\_defelem|5.007002||p  
PERL\_MAGIC\_envelem|5.007002||p  
PERL\_MAGIC\_env|5.007002||p  
PERL\_MAGIC\_ext|5.007002||p  
PERL\_MAGIC\_fm|5.007002||p  
PERL\_MAGIC\_glob|5.011004||p

PERL\_MAGIC\_isaelem|5.007002||p  
PERL\_MAGIC\_isa|5.007002||p  
PERL\_MAGIC\_mutex|5.011004||p  
PERL\_MAGIC\_nkeys|5.007002||p  
PERL\_MAGIC\_overload\_elem|5.007002||p  
PERL\_MAGIC\_overload\_table|5.007002||p  
PERL\_MAGIC\_overload|5.007002||p  
PERL\_MAGIC\_pos|5.007002||p  
PERL\_MAGIC\_qr|5.007002||p  
PERL\_MAGIC\_regdata|5.007002||p  
PERL\_MAGIC\_regdatum|5.007002||p  
PERL\_MAGIC\_regex\_global|5.007002||p  
PERL\_MAGIC\_shared\_scalar|5.007003||p  
PERL\_MAGIC\_shared|5.007003||p  
PERL\_MAGIC\_sigelem|5.007002||p  
PERL\_MAGIC\_sig|5.007002||p  
PERL\_MAGIC\_substr|5.007002||p  
PERL\_MAGIC\_sv|5.007002||p  
PERL\_MAGIC\_taint|5.007002||p  
PERL\_MAGIC\_tiedelem|5.007002||p  
PERL\_MAGIC\_tiedscalar|5.007002||p  
PERL\_MAGIC\_tied|5.007002||p  
PERL\_MAGIC\_utf8|5.008001||p  
PERL\_MAGIC\_uvar\_elem|5.007003||p  
PERL\_MAGIC\_uvar|5.007002||p  
PERL\_MAGIC\_vec|5.007002||p  
PERL\_MAGIC\_vstring|5.008001||p  
PERL\_PV\_ESCAPE\_ALL|5.009004||p  
PERL\_PV\_ESCAPE\_FIRSTCHAR|5.009004||p  
PERL\_PV\_ESCAPE\_NOBACKSLASH|5.009004||p  
PERL\_PV\_ESCAPE\_NOCLEAR|5.009004||p  
PERL\_PV\_ESCAPE\_QUOTE|5.009004||p  
PERL\_PV\_ESCAPE\_RE|5.009005||p  
PERL\_PV\_ESCAPE\_UNI\_DETECT|5.009004||p  
PERL\_PV\_ESCAPE\_UNI|5.009004||p  
PERL\_PV\_PRETTY\_DUMP|5.009004||p  
PERL\_PV\_PRETTY\_ELLIPSES|5.010000||p  
PERL\_PV\_PRETTY\_LTGT|5.009004||p  
PERL\_PV\_PRETTY\_NOCLEAR|5.010000||p  
PERL\_PV\_PRETTY\_QUOTE|5.009004||p  
PERL\_PV\_PRETTY\_REGPROP|5.009004||p  
PERL\_QUAD\_MAX|5.004000||p  
PERL\_QUAD\_MIN|5.004000||p  
PERL\_REVISION|5.006000||p  
PERL\_SCAN\_ALLOW\_UNDERSCORES|5.007003||p  
PERL\_SCAN\_DISALLOW\_PREFIX|5.007003||p  
PERL\_SCAN\_GREATER\_THAN\_UV\_MAX|5.007003||p  
PERL\_SCAN\_SILENT\_ILLDIGIT|5.008001||p

PERL\_SHORT\_MAX|5.004000||p  
PERL\_SHORT\_MIN|5.004000||p  
PERL\_SIGNALS\_UNSAFE\_FLAG|5.008001||p  
PERL\_SUBVERSION|5.006000||p  
PERL\_SYS\_INIT3||5.006000|  
PERL\_SYS\_INIT|||  
PERL\_SYS\_TERM||5.011005|  
PERL\_UCHAR\_MAX|5.004000||p  
PERL\_UCHAR\_MIN|5.004000||p  
PERL\_UINT\_MAX|5.004000||p  
PERL\_UINT\_MIN|5.004000||p  
PERL\_ULONG\_MAX|5.004000||p  
PERL\_ULONG\_MIN|5.004000||p  
PERL\_UNUSED\_ARG|5.009003||p  
PERL\_UNUSED\_CONTEXT|5.009004||p  
PERL\_UNUSED\_DECL|5.007002||p  
PERL\_UNUSED\_VAR|5.007002||p  
PERL\_UQUAD\_MAX|5.004000||p  
PERL\_UQUAD\_MIN|5.004000||p  
PERL\_USE\_GCC\_BRACE\_GROUPS|5.009004||p  
PERL\_USHORT\_MAX|5.004000||p  
PERL\_USHORT\_MIN|5.004000||p  
PERL\_VERSION|5.006000||p  
PL\_DBsignal|5.005000||p  
PL\_DBsingle|||pn  
PL\_DBsub|||pn  
PL\_DBtrace|||pn  
PL\_Sv|5.005000||p  
PL\_bufend|5.011004||p  
PL\_bufptr|5.011004||p  
PL\_compiling|5.004050||p  
PL\_copline|5.011004||p  
PL\_curcop|5.004050||p  
PL\_curstash|5.004050||p  
PL\_debstash|5.004050||p  
PL\_defgv|5.004050||p  
PL\_diehook|5.004050||p  
PL\_dirty|5.004050||p  
PL\_dowarn|||pn  
PL\_errgv|5.004050||p  
PL\_error\_count|5.011004||p  
PL\_expect|5.011004||p  
PL\_hexdigit|5.005000||p  
PL\_hints|5.005000||p  
PL\_in\_my\_stash|5.011004||p  
PL\_in\_my|5.011004||p  
PL\_keyword\_plugin||5.011002|  
PL\_last\_in\_gv|||n

PL\_laststatval|5.005000||p  
PL\_lex\_state|5.011004||p  
PL\_lex\_stuff|5.011004||p  
PL\_linestr|5.011004||p  
PL\_modglobal||5.005000|n  
PL\_na|5.004050||pn  
PL\_no\_modify|5.006000||p  
PL\_ofsgv|||n  
PL\_opfreehook||5.011000|n  
PL\_parser|5.009005|5.009005|p  
PL\_perl\_destruct\_level|5.004050||p  
PL\_perldb|5.004050||p  
PL\_ppaddr|5.006000||p  
PL\_rsfilters|5.004050||p  
PL\_rsfp|5.004050||p  
PL\_rs|||n  
PL\_signals|5.008001||p  
PL\_stack\_base|5.004050||p  
PL\_stack\_sp|5.004050||p  
PL\_statcache|5.005000||p  
PL\_stdingv|5.004050||p  
PL\_sv\_arenaroot|5.004050||p  
PL\_sv\_no|5.004050||pn  
PL\_sv\_undef|5.004050||pn  
PL\_sv\_yes|5.004050||pn  
PL\_tainted|5.004050||p  
PL\_tainting|5.004050||p  
PL\_tokenbuf|5.011004||p  
POP\_MULTICALL||5.011005|  
POPi|||n  
POPi|||n  
POPn|||n  
POPpbytex||5.007001|n  
POPpx||5.005030|n  
POPp|||n  
POPs|||n  
PTR2IV|5.006000||p  
PTR2NV|5.006000||p  
PTR2UV|5.006000||p  
PTR2nat|5.009003||p  
PTR2ul|5.007001||p  
PTRV|5.006000||p  
PUSHMARK|||  
PUSH\_MULTICALL||5.011005|  
PUSHi|||  
PUSHmortal|5.009002||p  
PUSHn|||  
PUSHp|||

PUSHs|||  
PUSHu|5.004000||p  
PUTBACK|||  
PerlIO\_clearerr|5.007003|  
PerlIO\_close|5.007003|  
PerlIO\_context\_layers|5.009004|  
PerlIO\_eof|5.007003|  
PerlIO\_error|5.007003|  
PerlIO\_fileno|5.007003|  
PerlIO\_fill|5.007003|  
PerlIO\_flush|5.007003|  
PerlIO\_get\_base|5.007003|  
PerlIO\_get\_bufsiz|5.007003|  
PerlIO\_get\_cnt|5.007003|  
PerlIO\_get\_ptr|5.007003|  
PerlIO\_read|5.007003|  
PerlIO\_seek|5.007003|  
PerlIO\_set\_cnt|5.007003|  
PerlIO\_set\_ptrcnt|5.007003|  
PerlIO\_setlinebuf|5.007003|  
PerlIO\_stderr|5.007003|  
PerlIO\_stdin|5.007003|  
PerlIO\_stdout|5.007003|  
PerlIO\_tell|5.007003|  
PerlIO\_unread|5.007003|  
PerlIO\_write|5.007003|  
Perl\_signbit|5.009005|n  
PoisonFree|5.009004||p  
PoisonNew|5.009004||p  
PoisonWith|5.009004||p  
Poison|5.008000||p  
RETVL|||n  
Renewc|||  
Renew|||  
SAVECLEARSV|||  
SAVECOMPPAD|||  
SAVEPADSV|||  
SAVETMPS|||  
SAVE\_DEFSV|5.004050||p  
SPAGAIN|||  
SP|||  
START\_EXTERN\_C|5.005000||p  
START\_MY\_CXT|5.007003||p  
STMT\_END|||p  
STMT\_START|||p  
STR\_WITH\_LEN|5.009003||p  
ST|||  
SV\_CONST\_RETURN|5.009003||p



SV\_COW\_DROP\_PV|5.008001||p  
SV\_COW\_SHARED\_HASH\_KEYS|5.009005||p  
SV\_GMAGIC|5.007002||p  
SV\_HAS\_TRAILING\_NUL|5.009004||p  
SV\_IMMEDIATE\_UNREF|5.007001||p  
SV\_MUTABLE\_RETURN|5.009003||p  
SV\_NOSTEAL|5.009002||p  
SV\_SMAGIC|5.009003||p  
SV\_UTF8\_NO\_ENCODING|5.008001||p  
SvARG|5.009005||p  
Sv\_UTF8|5.006000||p  
Svf|5.006000||p  
Svt\_IV|||  
Svt\_NV|||  
Svt\_PVAV|||  
Svt\_PVCV|||  
Svt\_PVHV|||  
Svt\_PVMG|||  
Svt\_PV|||  
Safefree|||  
Slab\_Alloc|||  
Slab\_Free|||  
Slab\_to\_rw|||  
StructCopy|||  
SvCUR\_set|||  
SvCUR|||  
SvEND|||  
SvGAMAGIC||5.006001|  
SvGETMAGIC|5.004050||p  
SvGROW|||  
SvIOK\_UV||5.006000|  
SvIOK\_notUV||5.006000|  
SvIOK\_off|||  
SvIOK\_only\_UV||5.006000|  
SvIOK\_only|||  
SvIOK\_on|||  
SvIOKp|||  
SvIOK|||  
SvIVX|||  
SvIV\_nomg|5.009001||p  
SvIV\_set|||  
SvIVx|||  
SvIV|||  
SvIsCOW\_shared\_hash|5.008003|  
SvIsCOW||5.008003|  
SvLEN\_set|||  
SvLEN|||  
SvLOCK||5.007003|

SvMAGIC\_set|5.009003||p  
SvNIOK\_off||  
SvNIOKp||  
SvNIOK||  
SvNOK\_off||  
SvNOK\_only||  
SvNOK\_on||  
SvNOKp||  
SvNOK||  
SvNVX||  
SvNV\_set||  
SvNVx||  
SvNV||  
SvOK||  
SvOOK\_offset||5.011000|  
SvOOK||  
SvPOK\_off||  
SvPOK\_only\_UTF8||5.006000|  
SvPOK\_only||  
SvPOK\_on||  
SvPOKp||  
SvPOK||  
SvPVX\_const|5.009003||p  
SvPVX\_mutable|5.009003||p  
SvPVX||  
SvPV\_const|5.009003||p  
SvPV\_flags\_const\_nolen|5.009003||p  
SvPV\_flags\_const|5.009003||p  
SvPV\_flags\_mutable|5.009003||p  
SvPV\_flags|5.007002||p  
SvPV\_force\_flags\_mutable|5.009003||p  
SvPV\_force\_flags\_nolen|5.009003||p  
SvPV\_force\_flags|5.007002||p  
SvPV\_force\_mutable|5.009003||p  
SvPV\_force\_nolen|5.009003||p  
SvPV\_force\_nomg\_nolen|5.009003||p  
SvPV\_force\_nomg|5.007002||p  
SvPV\_force||p  
SvPV\_mutable|5.009003||p  
SvPV\_nolen\_const|5.009003||p  
SvPV\_nolen|5.006000||p  
SvPV\_nomg\_const\_nolen|5.009003||p  
SvPV\_nomg\_const|5.009003||p  
SvPV\_nomg|5.007002||p  
SvPV\_renew|5.009003||p  
SvPV\_set||  
SvPVbyte\_force||5.009002|  
SvPVbyte\_nolen||5.006000|

SvPVbytex\_force|5.006000|  
SvPVbytex||5.006000|  
SvPVbyte|5.006000||p  
SvPVutf8\_force||5.006000|  
SvPVutf8\_nolen||5.006000|  
SvPVutf8x\_force||5.006000|  
SvPVutf8x||5.006000|  
SvPVutf8||5.006000|  
SvPVx|||  
SvPV|||  
SvREFCNT\_dec|||  
SvREFCNT\_inc\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void\_NN|5.009004||p  
SvREFCNT\_inc\_simple\_void|5.009004||p  
SvREFCNT\_inc\_simple|5.009004||p  
SvREFCNT\_inc\_void\_NN|5.009004||p  
SvREFCNT\_inc\_void|5.009004||p  
SvREFCNT\_inc|||p  
SvREFCNT|||  
SvROK\_off|||  
SvROK\_on|||  
SvROK|||  
SvRV\_set|5.009003||p  
SvRV|||  
SvRXOK||5.009005|  
SvRX||5.009005|  
SvSETMAGIC|||  
SvSHARED\_HASH|5.009003||p  
SvSHARE||5.007003|  
SvSTASH\_set|5.009003||p  
SvSTASH|||  
SvSetMagicSV\_nosteal||5.004000|  
SvSetMagicSV||5.004000|  
SvSetSV\_nosteal||5.004000|  
SvSetSV|||  
SvTAINTED\_off||5.004000|  
SvTAINTED\_on||5.004000|  
SvTAINTED||5.004000|  
SvTAINT|||  
SvTRUE|||  
SvTYPE|||  
SvUNLOCK||5.007003|  
SvUOK|5.007001|5.006000|p  
SvUPGRADE|||  
SvUTF8\_off||5.006000|  
SvUTF8\_on||5.006000|  
SvUTF8||5.006000|

SvUVXx|5.004000||p  
SvUVX|5.004000||p  
SvUV\_nomg|5.009001||p  
SvUV\_set|5.009003||p  
SvUVx|5.004000||p  
SvUV|5.004000||p  
SvVOK|5.008001|  
SvVSTRING\_mg|5.009004||p  
THIS|||n  
UNDERBAR|5.009002||p  
UTF8\_MAXBYTES|5.009002||p  
UVSIZE|5.006000||p  
UVTYPE|5.006000||p  
UVXf|5.007001||p  
UVof|5.006000||p  
UVuf|5.006000||p  
UVxf|5.006000||p  
WARN\_ALL|5.006000||p  
WARN\_AMBIGUOUS|5.006000||p  
WARN\_ASSERTIONS|5.011004||p  
WARN\_BAREWORD|5.006000||p  
WARN\_CLOSED|5.006000||p  
WARN\_CLOSURE|5.006000||p  
WARN\_DEBUGGING|5.006000||p  
WARN\_DEPRECATED|5.006000||p  
WARN\_DIGIT|5.006000||p  
WARN\_EXEC|5.006000||p  
WARN\_EXITING|5.006000||p  
WARN\_GLOB|5.006000||p  
WARN\_INPLACE|5.006000||p  
WARN\_INTERNAL|5.006000||p  
WARN\_IO|5.006000||p  
WARN\_LAYER|5.008000||p  
WARN\_MALLOC|5.006000||p  
WARN\_MISC|5.006000||p  
WARN\_NEWLINE|5.006000||p  
WARN\_NUMERIC|5.006000||p  
WARN\_ONCE|5.006000||p  
WARN\_OVERFLOW|5.006000||p  
WARN\_PACK|5.006000||p  
WARN\_PARENTHESIS|5.006000||p  
WARN\_PIPE|5.006000||p  
WARN\_PORTABLE|5.006000||p  
WARN\_PRECEDENCE|5.006000||p  
WARN\_PRINTF|5.006000||p  
WARN\_PROTOTYPE|5.006000||p  
WARN\_QW|5.006000||p  
WARN\_RECURSION|5.006000||p

WARN\_REDEFINE|5.006000||p  
WARN\_REGEX|5.006000||p  
WARN\_RESERVED|5.006000||p  
WARN\_SEMICOLON|5.006000||p  
WARN\_SEVERE|5.006000||p  
WARN\_SIGNAL|5.006000||p  
WARN\_SUBSTR|5.006000||p  
WARN\_SYNTAX|5.006000||p  
WARN\_TAINT|5.006000||p  
WARN\_THREADS|5.008000||p  
WARN\_UNINITIALIZED|5.006000||p  
WARN\_UNOPENED|5.006000||p  
WARN\_UNPACK|5.006000||p  
WARN\_UNTIE|5.006000||p  
WARN\_UTF8|5.006000||p  
WARN\_VOID|5.006000||p  
XCPT\_CATCH|5.009002||p  
XCPT\_RETHROW|5.009002||p  
XCPT\_TRY\_END|5.009002||p  
XCPT\_TRY\_START|5.009002||p  
XPUSHi|||  
XPUSHmortal|5.009002||p  
XPUSHn|||  
XPUSHp|||  
XPUSHs|||  
XPUSHu|5.004000||p  
XSPROTO|5.010000||p  
XSRETURN\_EMPTY|||  
XSRETURN\_IV|||  
XSRETURN\_NO|||  
XSRETURN\_NV|||  
XSRETURN\_PV|||  
XSRETURN\_UNDEF|||  
XSRETURN\_UV|5.008001||p  
XSRETURN\_YES|||  
XSRETURN|||p  
XST\_mIV|||  
XST\_mNO|||  
XST\_mNV|||  
XST\_mPV|||  
XST\_mUNDEF|||  
XST\_mUV|5.008001||p  
XST\_mYES|||  
XS\_VERSION\_BOOTCHECK|||  
XS\_VERSION|||  
XSprePUSH|5.006000||p  
XS|||  
ZeroD|5.009002||p

Zero||  
\_aMY\_CXT|5.007003||p  
\_pMY\_CXT|5.007003||p  
aMY\_CXT\_|5.007003||p  
aMY\_CXT|5.007003||p  
aTHXR\_|5.011004||p  
aTHXR|5.011004||p  
aTHX\_|5.006000||p  
aTHX|5.006000||p  
add\_data||n  
add\_utf16\_textfilter||  
addmad||  
allocmy||  
amagic\_call||  
amagic\_cmp\_locale||  
amagic\_cmp||  
amagic\_i\_ncmp||  
amagic\_ncmp||  
anonymise\_cv||  
any\_dup||  
ao||  
append\_elem||  
append\_list||  
append\_madprops||  
apply\_attrs\_my||  
apply\_attrs\_string|5.006001|  
apply\_attrs||  
apply||  
atfork\_lock|5.007003|n  
atfork\_unlock|5.007003|n  
av\_arylen\_p|5.009003|  
av\_clear||  
av\_create\_and\_push|5.009005|  
av\_create\_and\_unshift\_one|5.009005|  
av\_delete|5.006000|  
av\_exists|5.006000|  
av\_extend||  
av\_fetch||  
av\_fill||  
av\_iter\_p|5.011000|  
av\_len||  
av\_make||  
av\_pop||  
av\_push||  
av\_reify||  
av\_shift||  
av\_store||  
av\_undef||

av\_unshift||  
ax||n  
bad\_type||  
bind\_match||  
block\_end||  
block\_gimme|5.004000|  
block\_start||  
boolSV|5.004000|p  
boot\_core\_PerlIO||  
boot\_core\_UNIVERSAL||  
boot\_core\_mro||  
bytes\_from\_utf8|5.007001|  
bytes\_to\_uni||n  
bytes\_to\_utf8|5.006001|  
call\_argv|5.006000|p  
call\_atexit|5.006000|  
call\_list|5.004000|  
call\_method|5.006000|p  
call\_pv|5.006000|p  
call\_sv|5.006000|p  
calloc|5.007002|n  
cando||  
cast\_i32|5.006000|  
cast\_iv|5.006000|  
cast\_ulong|5.006000|  
cast\_uv|5.006000|  
check\_type\_and\_open||  
check\_uni||  
checkcomma||  
checkposixcc||  
ckWARN|5.006000|p  
ck\_anoncode||  
ck\_bitop||  
ck\_concat||  
ck\_defined||  
ck\_delete||  
ck\_die||  
ck\_each||  
ck\_eof||  
ck\_eval||  
ck\_exec||  
ck\_exists||  
ck\_exit||  
ck\_ftst||  
ck\_fun||  
ck\_glob||  
ck\_grep||  
ck\_index||

ck\_join||  
ck\_lfun||  
ck\_listiob||  
ck\_match||  
ck\_method||  
ck\_null||  
ck\_open||  
ck\_readline||  
ck\_repeat||  
ck\_require||  
ck\_return||  
ck\_rfun||  
ck\_rvconst||  
ck\_sassign||  
ck\_select||  
ck\_shift||  
ck\_sort||  
ck\_spair||  
ck\_split||  
ck\_subr||  
ck\_substr||  
ck\_svconst||  
ck\_trunc||  
ck\_unpack||  
ck\_warner\_d||5.011001|v  
ck\_warner||5.011001|v  
ckwarn\_common||  
ckwarn\_d||5.009003|  
ckwarn||5.009003|  
cl\_and||n  
cl\_anything||n  
cl\_init\_zero||n  
cl\_init||n  
cl\_is\_anything||n  
cl\_or||n  
clear\_placeholders||  
closest\_cop||  
convert||  
cop\_free||  
cr\_textfilter||  
create\_eval\_scope||  
croak\_nocontext||vn  
croak\_xs\_usage||5.010001|  
croak||v  
csighandler||5.009003|n  
curmad||  
custom\_op\_desc||5.007003|  
custom\_op\_name||5.007003|



cv\_ckproto\_len|||  
cv\_clone|||  
cv\_const\_sv|5.004000|  
cv\_dump|||  
cv\_undef|||  
cx\_dump|5.005000|  
cx\_dup|||  
cxinc|||  
dAXMARK|5.009003|p  
dAX|5.007002|p  
dITEMS|5.007002|p  
dMARK|||  
dMULTICALL|5.009003|  
dMY\_CXT\_SV|5.007003|p  
dMY\_CXT|5.007003|p  
dNOOP|5.006000|p  
dORIGMARK|||  
dSP|||  
dTHR|5.004050|p  
dTHXR|5.011004|p  
dTHXa|5.006000|p  
dTHXoa|5.006000|p  
dTHX|5.006000|p  
dUNDERBAR|5.009002|p  
dVAR|5.009003|p  
dXCPT|5.009002|p  
dXSARGS|||  
dXSI32|||  
dXSTARG|5.006000|p  
deb\_curcv|||  
deb\_nocontext||vn  
deb\_stack\_all|||  
deb\_stack\_n|||  
debop|5.005000|  
debprofdump|5.005000|  
debprof|||  
debstackptrs|5.007003|  
debstack|5.007003|  
debug\_start\_match|||  
deb|5.007003|v  
del\_sv|||  
delete\_eval\_scope|||  
delimcpy|5.004000|n  
deprecate\_commaless\_var\_list|||  
despatch\_signals|5.007001|  
destroy\_matcher|||  
die\_nocontext||vn  
die\_where|||

die||v  
dirp\_dup||  
div128||  
djSP||  
do\_aexec5||  
do\_aexec||  
do\_aspawn||  
do\_binmode||5.004050|  
do\_chomp||  
do\_chop||  
do\_close||  
do\_delete\_local||  
do\_dump\_pad||  
do\_eof||  
do\_exec3||  
do\_execfree||  
do\_exec||  
do\_gv\_dump||5.006000|  
do\_gvgv\_dump||5.006000|  
do\_hv\_dump||5.006000|  
do\_ipcctl||  
do\_ipcget||  
do\_join||  
do\_kv||  
do\_magic\_dump||5.006000|  
do\_msgrcv||  
do\_msgsnd||  
do\_oddball||  
do\_op\_dump||5.006000|  
do\_op\_xmldump||  
do\_open9||5.006000|  
do\_openn||5.007001|  
do\_open||5.004000|  
do\_pmop\_dump||5.006000|  
do\_pmop\_xmldump||  
do\_print||  
do\_readline||  
do\_seek||  
do\_semop||  
do\_shmio||  
do\_smartmatch||  
do\_spawn\_nowait||  
do\_spawn||  
do\_sprintf||  
do\_sv\_dump||5.006000|  
do\_sysseek||  
do\_tell||  
do\_trans\_complex\_utf8||

do\_trans\_complex|||  
do\_trans\_count\_utf8|||  
do\_trans\_count|||  
do\_trans\_simple\_utf8|||  
do\_trans\_simple|||  
do\_trans|||  
do\_vecget|||  
do\_vecset|||  
do\_vop|||  
docatch|||  
doeval|||  
dofile|||  
dofindlabel|||  
doform|||  
doing\_taint|5.008001|n  
dooneliner|||  
doopen\_pm|||  
doparseform|||  
dopoptoeval|||  
dopoptogiven|||  
dopoptolabel|||  
dopoptoloop|||  
dopoptosub\_at|||  
dopoptowhen|||  
doref|5.009003|  
dounwind|||  
dowantarray|||  
dump\_all\_perl|||  
dump\_all|5.006000|  
dump\_eval|5.006000|  
dump\_exec\_pos|||  
dump\_fds|||  
dump\_form|5.006000|  
dump\_indent|5.006000|v  
dump\_mstats|||  
dump\_packsubs\_perl|||  
dump\_packsubs|5.006000|  
dump\_sub\_perl|||  
dump\_sub|5.006000|  
dump\_sv\_child|||  
dump\_trie\_interim\_list|||  
dump\_trie\_interim\_table|||  
dump\_trie|||  
dump\_vindent|5.006000|  
dumpuntil|||  
dup\_attrlist|||  
emulate\_cop\_io|||  
eval\_pv|5.006000|p

eval\_sv|5.006000|p  
exec\_failed|||  
expect\_number|||  
fbm\_compile|5.005000|  
fbm\_instr|5.005000|  
feature\_is\_enabled|||  
fetch\_cop\_label|5.011000|  
filter\_add|||  
filter\_del|||  
filter\_gets|||  
filter\_read|||  
find\_and\_forget\_pmops|||  
find\_array\_subscript|||  
find\_beginning|||  
find\_byclass|||  
find\_hash\_subscript|||  
find\_in\_my\_stash|||  
find\_runcv|5.008001|  
find\_rundefsvoffset|5.009002|  
find\_script|||  
find\_uninit\_var|||  
first\_symbol|||n  
fold\_constants|||  
forbid\_setid|||  
force\_ident|||  
force\_list|||  
force\_next|||  
force\_strict\_version|||  
force\_version|||  
force\_word|||  
forget\_pmop|||  
form\_nocontext|||vn  
form|5.004000|v  
fp\_dup|||  
fprintf\_nocontext|||vn  
free\_global\_struct|||  
free\_tied\_hv\_pool|||  
free\_tmps|||  
gen\_constant\_list|||  
get\_arena|||  
get\_aux\_mg|||  
get\_av|5.006000|p  
get\_context|5.006000|n  
get\_cvn\_flags|5.009005|p  
get\_cvs|5.011000|p  
get\_cv|5.006000|p  
get\_db\_sub|||  
get\_debug\_opts|||

get\_hash\_seed|||  
get\_hv|5.006000||p  
get\_isa\_hash|||  
get\_mstats|||  
get\_no\_modify|||  
get\_num|||  
get\_op\_descs|5.005000|  
get\_op\_names|5.005000|  
get\_opargs|||  
get\_ppaddr|5.006000|  
get\_re\_arg|||  
get\_sv|5.006000||p  
get\_vtbl|5.005030|  
getcwd\_sv|5.007002|  
getenv\_len|||  
glob\_2number|||  
glob\_assign\_glob|||  
glob\_assign\_ref|||  
gp\_dup|||  
gp\_free|||  
gp\_ref|||  
grok\_bin|5.007003||p  
grok\_hex|5.007003||p  
grok\_number|5.007002||p  
grok\_numeric\_radix|5.007002||p  
grok\_oct|5.007003||p  
group\_end|||  
gv\_AVadd|||  
gv\_HVadd|||  
gv\_IOadd|||  
gv\_SVadd|||  
gv\_add\_by\_type|5.011000|  
gv\_autoload4|5.004000|  
gv\_check|||  
gv\_const\_sv|5.009003|  
gv\_dump|5.006000|  
gv\_efullname3|5.004000|  
gv\_efullname4|5.006001|  
gv\_efullname|||  
gv\_ename|||  
gv\_fetchfile\_flags|5.009005|  
gv\_fetchfile|||  
gv\_fetchmeth\_autoload|5.007003|  
gv\_fetchmethod\_autoload|5.004000|  
gv\_fetchmethod\_flags|5.011000|  
gv\_fetchmethod|||  
gv\_fetchmeth|||  
gv\_fetchpvn\_flags|5.009002||p

gv\_fetchpvs|5.009004|p  
gv\_fetchpv||  
gv\_fetchsv|5.009002|p  
gv\_fullname3||5.004000|  
gv\_fullname4||5.006001|  
gv\_fullname||  
gv\_get\_super\_pkg||  
gv\_handler||5.007001|  
gv\_init\_sv||  
gv\_init||  
gv\_name\_set||5.009004|  
gv\_stashpvn|5.004000|p  
gv\_stashpvs|5.009003|p  
gv\_stashpv||  
gv\_stashsv||  
gv\_try\_downgrade||5.011002|  
he\_dup||  
hek\_dup||  
hfreeentries||  
hsplit||  
hv\_assert||  
hv\_auxinit||n  
hv\_backreferences\_p||  
hv\_clear\_placeholders||5.009001|  
hv\_clear||  
hv\_common\_key\_len||5.010000|  
hv\_common||5.010000|  
hv\_copy\_hints\_hv||  
hv\_delayfree\_ent||5.004000|  
hv\_delete\_common||  
hv\_delete\_ent||5.004000|  
hv\_delete||  
hv\_eiter\_p||5.009003|  
hv\_eiter\_set||5.009003|  
hv\_exists\_ent||5.004000|  
hv\_exists||  
hv\_fetch\_ent||5.004000|  
hv\_fetchs|5.009003|p  
hv\_fetch||  
hv\_free\_ent||5.004000|  
hv\_iterinit||  
hv\_iterkeysv||5.004000|  
hv\_iterkey||  
hv\_iternext\_flags||5.008000|  
hv\_iternextsv||  
hv\_iternext||  
hv\_interval||  
hv\_kill\_backrefs||

hv\_ksplit|5.00400|  
hv\_magic\_check||n  
hv\_magic||  
hv\_name\_set|5.009003|  
hv\_notallowed||  
hv\_placeholders\_get|5.009003|  
hv\_placeholders\_p|5.009003|  
hv\_placeholders\_set|5.009003|  
hv\_riter\_p|5.009003|  
hv\_riter\_set|5.009003|  
hv\_scalar|5.009001|  
hv\_store\_ent|5.00400|  
hv\_store\_flags|5.008000|  
hv\_stores|5.009004|p  
hv\_store||  
hv\_undef||  
ibcmp\_locale|5.00400|n  
ibcmp\_utf8|5.007003|  
ibcmp||n  
incline||  
incpush\_if\_exists||  
incpush\_use\_sep||  
incpush||  
ingroup||  
init\_argv\_symbols||  
init\_debugger||  
init\_global\_struct||  
init\_i18n10n|5.006000|  
init\_i18n14n|5.006000|  
init\_ids||  
init\_interp||  
init\_main\_stash||  
init\_perllib||  
init\_postdump\_symbols||  
init\_predump\_symbols||  
init\_stacks|5.005000|  
init\_tm|5.007002|  
instr||n  
intro\_my||  
intuit\_method||  
intuit\_more||  
invert||  
io\_close||  
isALNUMC|5.006000|p  
isALNUM||  
isALPHA||  
isASCII|5.006000|p  
isBLANK|5.006001|p

isCNTRL|5.006000||p  
isDIGIT||  
isGRAPH|5.006000||p  
isGV\_with\_GP|5.009004||p  
isLOWER||  
isPRINT|5.004000||p  
isPSXSPC|5.006001||p  
isPUNCT|5.006000||p  
isSPACE||  
isUPPER||  
isXDIGIT|5.006000||p  
is\_an\_int||  
is\_ascii\_string|5.011000|n  
is\_gv\_magical\_sv||  
is\_handle\_constructor|||n  
is\_inplace\_av||  
is\_list\_assignment||  
is\_lvalue\_sub|5.007001|  
is\_uni\_alnum\_lc|5.006000|  
is\_uni\_alnum|5.006000|  
is\_uni\_alpha\_lc|5.006000|  
is\_uni\_alpha|5.006000|  
is\_uni\_ascii\_lc|5.006000|  
is\_uni\_ascii|5.006000|  
is\_uni\_cntrl\_lc|5.006000|  
is\_uni\_cntrl|5.006000|  
is\_uni\_digit\_lc|5.006000|  
is\_uni\_digit|5.006000|  
is\_uni\_graph\_lc|5.006000|  
is\_uni\_graph|5.006000|  
is\_uni\_idfirst\_lc|5.006000|  
is\_uni\_idfirst|5.006000|  
is\_uni\_lower\_lc|5.006000|  
is\_uni\_lower|5.006000|  
is\_uni\_print\_lc|5.006000|  
is\_uni\_print|5.006000|  
is\_uni\_punct\_lc|5.006000|  
is\_uni\_punct|5.006000|  
is\_uni\_space\_lc|5.006000|  
is\_uni\_space|5.006000|  
is\_uni\_upper\_lc|5.006000|  
is\_uni\_upper|5.006000|  
is\_uni\_xdigit\_lc|5.006000|  
is\_uni\_xdigit|5.006000|  
is\_utf8\_X\_LVT||  
is\_utf8\_X\_LV\_LVT\_V||  
is\_utf8\_X\_LV||  
is\_utf8\_X\_L||



is\_utf8\_X\_T||  
is\_utf8\_X\_V||  
is\_utf8\_X\_begin||  
is\_utf8\_X\_extend||  
is\_utf8\_X\_non\_hangul||  
is\_utf8\_X\_prepend||  
is\_utf8\_alnum|5.006000|  
is\_utf8\_alpha|5.006000|  
is\_utf8\_ascii|5.006000|  
is\_utf8\_char\_slow||n  
is\_utf8\_char|5.006000|n  
is\_utf8\_cntrl|5.006000|  
is\_utf8\_common||  
is\_utf8\_digit|5.006000|  
is\_utf8\_graph|5.006000|  
is\_utf8\_idcont|5.008000|  
is\_utf8\_idfirst|5.006000|  
is\_utf8\_lower|5.006000|  
is\_utf8\_mark|5.006000|  
is\_utf8\_perl\_space|5.011001|  
is\_utf8\_perl\_word|5.011001|  
is\_utf8\_posix\_digit|5.011001|  
is\_utf8\_print|5.006000|  
is\_utf8\_punct|5.006000|  
is\_utf8\_space|5.006000|  
is\_utf8\_string\_loclen|5.009003|n  
is\_utf8\_string\_loc|5.008001|n  
is\_utf8\_string|5.006001|n  
is\_utf8\_upper|5.006000|  
is\_utf8\_xdigit|5.006000|  
isa\_lookup||  
items||n  
ix||n  
jmaybe||  
join\_exact||  
keyword\_plugin\_standard||  
keyword||  
leave\_scope||  
lex\_bufutf8|5.011002|  
lex\_discard\_to|5.011002|  
lex\_end||  
lex\_grow\_linestr|5.011002|  
lex\_next\_chunk|5.011002|  
lex\_peek\_unichar|5.011002|  
lex\_read\_space|5.011002|  
lex\_read\_to|5.011002|  
lex\_read\_unichar|5.011002|  
lex\_start||

lex\_stuff\_pvn|5.011002|  
lex\_stuff\_sv|5.011002|  
lex\_unstuff|5.011002|  
linklist||  
listkids||  
list||  
load\_module\_nocontext||vn  
load\_module|5.006000||pv  
localize||  
looks\_like\_bool||  
looks\_like\_number||  
lop||  
mPUSHi|5.009002||p  
mPUSHn|5.009002||p  
mPUSHp|5.009002||p  
mPUSHs|5.010001||p  
mPUSHu|5.009002||p  
mXPUSHi|5.009002||p  
mXPUSHn|5.009002||p  
mXPUSHp|5.009002||p  
mXPUSHs|5.010001||p  
mXPUSHu|5.009002||p  
mad\_free||  
madlex||  
madparse||  
magic\_clear\_all\_env||  
magic\_clearenv||  
magic\_clearhints||  
magic\_clearhint||  
magic\_clearisa||  
magic\_clearpack||  
magic\_clearsig||  
magic\_dump|5.006000|  
magic\_existspack||  
magic\_freearylen\_p||  
magic\_freeovrld||  
magic\_getarylen||  
magic\_getdefelem||  
magic\_getnkeys||  
magic\_getpack||  
magic\_getpos||  
magic\_getsig||  
magic\_getsubstr||  
magic\_gettaint||  
magic\_getuvar||  
magic\_getvec||  
magic\_get||  
magic\_killbackrefs||

magic\_len||  
magic\_methcall||  
magic\_methpack||  
magic\_nextpack||  
magic\_regdata\_cnt||  
magic\_regdatum\_get||  
magic\_regdatum\_set||  
magic\_scalarpack||  
magic\_set\_all\_env||  
magic\_setamagic||  
magic\_setarylen||  
magic\_setcollxfrm||  
magic\_setdblne||  
magic\_setdefelem||  
magic\_setenv||  
magic\_sethint||  
magic\_setisa||  
magic\_setmglob||  
magic\_setnkeys||  
magic\_setpack||  
magic\_setpos||  
magic\_setregexp||  
magic\_setsig||  
magic\_setsubstr||  
magic\_settaint||  
magic\_setutf8||  
magic\_setuvar||  
magic\_setvec||  
magic\_set||  
magic\_sizepack||  
magic\_wipepack||  
make\_matcher||  
make\_trie\_failtable||  
make\_trie||  
malloc\_good\_size||n  
malloced\_size||n  
malloc|5.007002|n  
markstack\_grow||  
matcher\_matches\_sv||  
measure\_struct||  
memEQs|5.009005|p  
memEQ|5.004000|p  
memNEs|5.009005|p  
memNE|5.004000|p  
mem\_collxfrm||  
mem\_log\_common||n  
mess\_alloc||  
mess\_nocontext||vn

mess||5.006000|v  
method\_common||  
mfree||5.007002|n  
mg\_clear||  
mg\_copy||  
mg\_dup||  
mg\_find||  
mg\_free||  
mg\_get||  
mg\_length||5.005000|  
mg\_localize||  
mg\_magical||  
mg\_set||  
mg\_size||5.005000|  
mini\_mktime||5.007002|  
missingterm||  
mode\_from\_discipline||  
modkids||  
mod||  
more\_bodies||  
more\_sv||  
moreswitches||  
mro\_get\_from\_name||5.010001|  
mro\_get\_linear\_isa\_dfs||  
mro\_get\_linear\_isa||5.009005|  
mro\_get\_private\_data||5.010001|  
mro\_isa\_changed\_in||  
mro\_meta\_dup||  
mro\_meta\_init||  
mro\_method\_changed\_in||5.009005|  
mro\_register||5.010001|  
mro\_set\_mro||5.010001|  
mro\_set\_private\_data||5.010001|  
mul128||  
mulexp10||n  
my\_atof2||5.007002|  
my\_atof||5.006000|  
my\_attrs||  
my\_bcopy||n  
my\_betoh16||n  
my\_betoh32||n  
my\_betoh64||n  
my\_betohi||n  
my\_betohl||n  
my\_betohs||n  
my\_bzero||n  
my\_chsize||  
my\_clearenv||

my\_cxt\_index|||  
my\_cxt\_init|||  
my\_dirfd|5.009005|  
my\_exit\_jump|||  
my\_exit|||  
my\_failure\_exit|5.004000|  
my\_fflush\_all|5.006000|  
my\_fork|5.007003|n  
my\_htobe16|||n  
my\_htobe32|||n  
my\_htobe64|||n  
my\_htobei|||n  
my\_htobel|||n  
my\_htobes|||n  
my\_htole16|||n  
my\_htole32|||n  
my\_htole64|||n  
my\_htolei|||n  
my\_htolel|||n  
my\_htoles|||n  
my\_htonl|||  
my\_kid|||  
my\_letoh16|||n  
my\_letoh32|||n  
my\_letoh64|||n  
my\_letohi|||n  
my\_letohl|||n  
my\_letohs|||n  
my\_lstat|||  
my\_memcmp|5.004000|n  
my\_memset|||n  
my\_ntohl|||  
my\_pclose|5.004000|  
my\_popen\_list|5.007001|  
my\_popen|5.004000|  
my\_setenv|||  
my\_snprintf|5.009004||pvn  
my\_socketpair|5.007003|n  
my\_sprintf|5.009003||pvn  
my\_stat|||  
my\_strftime|5.007002|  
my\_strlcat|5.009004||pn  
my\_strlcpy|5.009004||pn  
my\_swabn|||n  
my\_swap|||  
my\_unexec|||  
my\_vsnprintf|5.009004|n  
need\_utf8|||n

newANONATTRSUB|5.006000|  
newANONHASH|||  
newANONLIST|||  
newANONSUB|||  
newASSIGNOP|||  
newATTRSUB|5.006000|  
newAVREF|||  
newAV|||  
newBINOP|||  
newCONDOP|||  
newCONSTSUB|5.004050||p  
newCVREF|||  
newDEFSVOP|||  
newFORM|||  
newFOROP|||  
newGIVENOP|5.009003|  
newGIVWHENOP|||  
newGP|||  
newGVOP|||  
newGVREF|||  
newGVgen|||  
newHVREF|||  
newHVhv|5.005000|  
newHV|||  
newIO|||  
newLISTOP|||  
newLOGOP|||  
newLOOPEX|||  
newLOOPOP|||  
newMADPROP|||  
newMADsv|||  
newMYSUB|||  
newNULLLIST|||  
newOP|||  
newPADOP|||  
newPMOP|||  
newPROG|||  
newPVOP|||  
newRANGE|||  
newRV\_inc|5.004000||p  
newRV\_noinc|5.004000||p  
newRV|||  
newSLICEOP|||  
newSTATEOP|||  
newSUB|||  
newSVOP|||  
newSVREF|||  
newSV\_type|5.009005||p

newSVhek|5.009003|  
newSViv|||  
newSVnv|||  
newSVpvf\_nocontext||vn  
newSVpvf|5.004000|v  
newSVpvn\_flags|5.010001||p  
newSVpvn\_share|5.007001||p  
newSVpvn\_utf8|5.010001||p  
newSVpvn|5.004050||p  
newSVpvs\_flags|5.010001||p  
newSVpvs\_share|5.009003||p  
newSVpvs|5.009003||p  
newSVpv|||  
newSVrv|||  
newSVsv|||  
newSVuv|5.006000||p  
newSV|||  
newTOKEN|||  
newUNOP|||  
newWHENOP|5.009003|  
newWHILEOP|5.009003|  
newXS\_flags|5.009004|  
newXSproto|5.006000|  
newXS|5.006000|  
new\_collate|5.006000|  
new\_constant|||  
new\_ctype|5.006000|  
new\_he|||  
new\_logop|||  
new\_numeric|5.006000|  
new\_stackinfo|5.005000|  
new\_version|5.009000|  
new\_warnings\_bitfield|||  
next\_symbol|||  
nextargv|||  
nextchar|||  
ninstr|||n  
no\_bareword\_allowed|||  
no\_fh\_allowed|||  
no\_op|||  
not\_a\_number|||  
nothreadhook|5.008000|  
nuke\_stacks|||  
num\_overflow|||n  
offer\_nice\_chunk|||  
oopsAV|||  
oopsHV|||  
op\_clear|||

op\_const\_sv||  
op\_dump||5.006000|  
op\_free||  
op\_getmad\_weak||  
op\_getmad||  
op\_null||5.007002|  
op\_refcnt\_dec||  
op\_refcnt\_inc||  
op\_refcnt\_lock||5.009002|  
op\_refcnt\_unlock||5.009002|  
op\_xmldump||  
open\_script||  
opt\_scalarhv||  
pMY\_CXT\_|5.007003||p  
pMY\_CXT|5.007003||p  
pTHX\_|5.006000||p  
pTHX|5.006000||p  
packWARN|5.007003||p  
pack\_cat||5.007003|  
pack\_rec||  
package\_version||  
package||  
packlist||5.008001|  
pad\_add\_anon||  
pad\_add\_name\_sv||  
pad\_add\_name||  
pad\_alloc||  
pad\_block\_start||  
pad\_check\_dup||  
pad\_compname\_type||  
pad\_findlex||  
pad\_findmy||5.011002|  
pad\_fixup\_inner\_anons||  
pad\_free||  
pad\_leavemy||  
pad\_new||  
pad\_peg||n  
pad\_push||  
pad\_reset||  
pad\_setsv||  
pad\_sv||  
pad\_swipe||  
pad\_tidy||  
pad\_undef||  
parse\_body||  
parse\_unicode\_opts||  
parser\_dup||  
parser\_free||



path\_is\_absolute|||n  
peep|||  
pending\_Slabs\_to\_ro||  
perl\_alloc\_using|||n  
perl\_alloc|||n  
perl\_clone\_using|||n  
perl\_clone|||n  
perl\_construct|||n  
perl\_destruct||5.007003|n  
perl\_free|||n  
perl\_parse||5.006000|n  
perl\_run|||n  
pidgone|||  
pm\_description|||  
pmflag|||  
pmop\_dump||5.006000|  
pmop\_xmldump|||  
pmruntime|||  
pmtrans|||  
pop\_scope|||  
pregcomp||5.009005|  
pregexec|||  
pregfree2||5.011000|  
pregfree|||  
prepend\_elem|||  
prepend\_madprops|||  
prescan\_version||5.011004|  
printbuf|||  
printf\_nocontext|||vn  
process\_special\_blocks|||  
ptr\_table\_clear||5.009005|  
ptr\_table\_fetch||5.009005|  
ptr\_table\_find|||n  
ptr\_table\_free||5.009005|  
ptr\_table\_new||5.009005|  
ptr\_table\_split||5.009005|  
ptr\_table\_store||5.009005|  
push\_scope|||  
put\_byte|||  
pv\_display|5.006000|p  
pv\_escape|5.009004|p  
pv\_pretty|5.009004|p  
pv\_uni\_display||5.007003|  
qerror|||  
qsortsvu|||  
re\_compile||5.009005|  
re\_croak2|||  
re\_dup\_guts|||

re\_intuit\_start||5.009005|  
re\_intuit\_string||5.006000|  
readpipe\_override|||  
realloc||5.007002|n  
reentrant\_free|||  
reentrant\_init|||  
reentrant\_retry|||vn  
reentrant\_size|||  
ref\_array\_or\_hash|||  
refcounted\_he\_chain\_2hv|||  
refcounted\_he\_fetch|||  
refcounted\_he\_free|||  
refcounted\_he\_new\_common|||  
refcounted\_he\_new|||  
refcounted\_he\_value|||  
refkids|||  
refto|||  
ref||5.011005|  
reg\_check\_named\_buff\_matched|||  
reg\_named\_buff\_all||5.009005|  
reg\_named\_buff\_exists||5.009005|  
reg\_named\_buff\_fetch||5.009005|  
reg\_named\_buff\_firstkey||5.009005|  
reg\_named\_buff\_iter|||  
reg\_named\_buff\_nextkey||5.009005|  
reg\_named\_buff\_scalar||5.009005|  
reg\_named\_buff|||  
reg\_namedseq|||  
reg\_node|||  
reg\_numbered\_buff\_fetch|||  
reg\_numbered\_buff\_length|||  
reg\_numbered\_buff\_store|||  
reg\_qr\_package|||  
reg\_recode|||  
reg\_scan\_name|||  
reg\_skipcomment|||  
reg\_temp\_copy|||  
reganode|||  
regatom|||  
regbranch|||  
regclass\_swash||5.009004|  
regclass|||  
regcpop|||  
regcppush|||  
regcurly|||n  
regdump\_extflags|||  
regdump||5.005000|  
regdupe\_internal|||

regexexec\_flags|5.005000|  
regfree\_internal|5.009005|  
reghop3||n  
reghop4||n  
reghopmaybe3||n  
reginclass||  
reginitcolors|5.006000|  
reginsert||  
regmatch||  
regnext|5.005000|  
regpiece||  
regpposixcc||  
regprop||  
regrepeat||  
regtail\_study||  
regtail||  
regtry||  
reguni||  
regwhite||n  
reg||  
repeatcpy||n  
report\_evil\_fh||  
report\_uninit||  
require\_pv|5.006000|  
require\_tie\_mod||  
restore\_magic||  
minstr||n  
rsignal\_restore||  
rsignal\_save||  
rsignal\_state|5.004000|  
rsignal|5.004000|  
run\_body||  
run\_user\_filter||  
runops\_debug|5.005000|  
runops\_standard|5.005000|  
rvpv\_dup||  
rxres\_free||  
rxres\_restore||  
rxres\_save||  
safesyscalloc|5.006000|n  
safesysfree|5.006000|n  
safesysmalloc|5.006000|n  
safesysrealloc|5.006000|n  
same\_dirent||  
save\_I16|5.004000|  
save\_I32||  
save\_I8|5.006000|  
save\_adelete|5.011000|

save\_aelem\_flags|5.011000|  
save\_aelem|5.004050|  
save\_alloc|5.006000|  
save\_aptr|||  
save\_ary|||  
save\_bool|5.008001|  
save\_clearsv|||  
save\_delete|||  
save\_destructor\_x|5.006000|  
save\_destructor|5.006000|  
save\_freeop|||  
save\_freepv|||  
save\_freesv|||  
save\_generic\_pvref|5.006001|  
save\_generic\_svref|5.005030|  
save\_gp|5.004000|  
save\_hash|||  
save\_hdelete|5.011000|  
save\_hek\_flags|||n  
save\_helem\_flags|5.011000|  
save\_helem|5.004050|  
save\_hints|||  
save\_hptra|||  
save\_int|||  
save\_item|||  
save\_iv|5.005000|  
save\_lines|||  
save\_list|||  
save\_long|||  
save\_magic|||  
save\_mortalizesv|5.007001|  
save\_nogv|||  
save\_op|||  
save\_padsv\_and\_mortalize|5.010001|  
save\_pptra|||  
save\_pushi32ptr|||  
save\_pushptri32ptr|||  
save\_pushptrptr|||  
save\_pushptr|5.010001|  
save\_re\_context|5.006000|  
save\_scalar\_at|||  
save\_scalar|||  
save\_set\_svflags|5.009000|  
save\_shared\_pvref|5.007003|  
save\_sptr|||  
save\_svref|||  
save\_vptr|5.006000|  
savepvn|||

savepvs||5.009003|  
savepv||  
savesdvpvn||5.009005|  
savesdvpv||5.007003|  
savestack\_grow\_cnt||5.008001|  
savestack\_grow||  
savesvpv||5.009002|  
sawparens||  
scalar\_mod\_type||n  
scalarboolean||  
scalarkids||  
scalarseq||  
scalarvoid||  
scalar||  
scan\_bin||5.006000|  
scan\_commit||  
scan\_const||  
scan\_formline||  
scan\_heredoc||  
scan\_hex||  
scan\_ident||  
scan\_inputsymbol||  
scan\_num||5.007001|  
scan\_oct||  
scan\_pat||  
scan\_str||  
scan\_subst||  
scan\_trans||  
scan\_version||5.009001|  
scan\_vstring||5.009005|  
scan\_word||  
scope||  
screaminstr||5.005000|  
search\_const||  
seed||5.008001|  
sequence\_num||  
sequence\_tail||  
sequence||  
set\_context||5.006000|n  
set\_numeric\_local||5.006000|  
set\_numeric\_radix||5.006000|  
set\_numeric\_standard||5.006000|  
setdefout||  
share\_hek\_flags||  
share\_hek||5.004000|  
si\_dup||  
sighandler||n  
simplify\_sort||

skipspace0||  
skipspace1||  
skipspace2||  
skipspace||  
softref2xv||  
sortcv\_stacked||  
sortcv\_xsub||  
sortcv||  
sortsv\_flags|5.009003|  
sortsv|5.007003|  
space\_join\_names\_mortal||  
ss\_dup||  
stack\_grow||  
start\_force||  
start\_glob||  
start\_subparse|5.004000|  
stashpv\_hvname\_match|5.011005|  
stdize\_locale||  
store\_cop\_label||  
strEQ||  
strGE||  
strGT||  
strLE||  
strLT||  
strNE||  
str\_to\_version|5.006000|  
strip\_return||  
strnEQ||  
strnNE||  
study\_chunk||  
sub\_crush\_depth||  
sublex\_done||  
sublex\_push||  
sublex\_start||  
sv\_2bool||  
sv\_2cv||  
sv\_2io||  
sv\_2iuv\_common||  
sv\_2iuv\_non\_preserve||  
sv\_2iv\_flags|5.009001|  
sv\_2iv||  
sv\_2mortal||  
sv\_2num||  
sv\_2nv||  
sv\_2pv\_flags|5.007002|p  
sv\_2pv\_nolen|5.006000|p  
sv\_2pvbyte\_nolen|5.006000|p  
sv\_2pvbyte|5.006000|p

sv\_2pvutf8\_nolen||5.006000|  
sv\_2pvutf8||5.006000|  
sv\_2pv|||  
sv\_2uv\_flags||5.009001|  
sv\_2uv|5.004000|p  
sv\_add\_arena|||  
sv\_add\_backref|||  
sv\_backoff|||  
sv\_bless|||  
sv\_cat\_decode||5.008001|  
sv\_catpv\_mg|5.004050|p  
sv\_catpvf\_mg\_nocontext|||pv  
sv\_catpvf\_mg|5.006000|5.004000|pv  
sv\_catpvf\_nocontext|||vn  
sv\_catpvf||5.004000|v  
sv\_catpvn\_flags||5.007002|  
sv\_catpvn\_mg|5.004050|p  
sv\_catpvn\_nomg|5.007002|p  
sv\_catpvn|||  
sv\_catpvs|5.009003|p  
sv\_catpv|||  
sv\_catsv\_flags||5.007002|  
sv\_catsv\_mg|5.004050|p  
sv\_catsv\_nomg|5.007002|p  
sv\_catsv|||  
sv\_catxmlpv|||  
sv\_catxmlsv|||  
sv\_chop|||  
sv\_clean\_all|||  
sv\_clean\_objs|||  
sv\_clear|||  
sv\_cmp\_locale||5.004000|  
sv\_cmp|||  
sv\_collxfrm|||  
sv\_compile\_2op||5.008001|  
sv\_copypv||5.007003|  
sv\_dec|||  
sv\_del\_backref|||  
sv\_derived\_from||5.004000|  
sv\_destroyable||5.010000|  
sv\_does||5.009004|  
sv\_dump|||  
sv\_dup\_inc\_multiple|||  
sv\_dup|||  
sv\_eq|||  
sv\_exp\_grow|||  
sv\_force\_normal\_flags||5.007001|  
sv\_force\_normal||5.006000|

sv\_free2|||  
sv\_free\_arenas|||  
sv\_free|||  
sv\_gets|5.004000|  
sv\_grow|||  
sv\_i\_ncmp|||  
sv\_inc|||  
sv\_insert\_flags|5.010001|  
sv\_insert|||  
sv\_isa|||  
sv\_isobject|||  
sv\_iv|5.005000|  
sv\_kill\_backrefs|||  
sv\_len\_utf8|5.006000|  
sv\_len|||  
sv\_magic\_portable|5.011005|5.004000|p  
sv\_magicext|5.007003|  
sv\_magic|||  
sv\_mortalcop|||  
sv\_ncmp|||  
sv\_newmortal|||  
sv\_newref|||  
sv\_nolocking|5.007003|  
sv\_nosharing|5.007003|  
sv\_nounlocking|||  
sv\_nv|5.005000|  
sv\_peek|5.005000|  
sv\_pos\_b2u\_midway|||  
sv\_pos\_b2u|5.006000|  
sv\_pos\_u2b\_cached|||  
sv\_pos\_u2b\_flags|5.011005|  
sv\_pos\_u2b\_forwards|||n  
sv\_pos\_u2b\_midway|||n  
sv\_pos\_u2b|5.006000|  
sv\_pvbyten\_force|5.006000|  
sv\_pvbyten|5.006000|  
sv\_pvbyte|5.006000|  
sv\_pvn\_force\_flags|5.007002||p  
sv\_pvn\_force|||  
sv\_pvn\_nomg|5.007003|5.005000|p  
sv\_pvn|5.005000|  
sv\_pvutf8n\_force|5.006000|  
sv\_pvutf8n|5.006000|  
sv\_pvutf8|5.006000|  
sv\_pv|5.006000|  
sv\_recode\_to\_utf8|5.007003|  
sv\_reftype|||  
sv\_release\_COW|||



sv\_replace|||  
sv\_report\_used|||  
sv\_reset|||  
sv\_rvweaken|5.006000|  
sv\_setiv\_mg|5.004050|p  
sv\_setiv|||  
sv\_setnv\_mg|5.006000|p  
sv\_setnv|||  
sv\_setpv\_mg|5.004050|p  
sv\_setpvf\_mg\_nocontext|||pvn  
sv\_setpvf\_mg|5.006000|5.004000|pv  
sv\_setpvf\_nocontext|||vn  
sv\_setpvf|5.004000|v  
sv\_setpviv\_mg|5.008001|  
sv\_setpviv||5.008001|  
sv\_setpvn\_mg|5.004050|p  
sv\_setpvn|||  
sv\_setpvs|5.009004|p  
sv\_setpv|||  
sv\_setref\_iv|||  
sv\_setref\_nv|||  
sv\_setref\_pvn|||  
sv\_setref\_pv|||  
sv\_setref\_uv|5.007001|  
sv\_setsv\_cow|||  
sv\_setsv\_flags|5.007002|  
sv\_setsv\_mg|5.004050|p  
sv\_setsv\_nomg|5.007002|p  
sv\_setsv|||  
sv\_setuv\_mg|5.004050|p  
sv\_setuv|5.004000|p  
sv\_tainted|5.004000|  
sv\_taint|5.004000|  
sv\_true|5.005000|  
sv\_unglob|||  
sv\_uni\_display||5.007003|  
sv\_unmagic|||  
sv\_unref\_flags|5.007001|  
sv\_unref|||  
sv\_untaint|5.004000|  
sv\_upgrade|||  
sv\_usepvn\_flags|5.009004|  
sv\_usepvn\_mg|5.004050|p  
sv\_usepvn|||  
sv\_utf8\_decode|5.006000|  
sv\_utf8\_downgrade|5.006000|  
sv\_utf8\_encode|5.006000|  
sv\_utf8\_upgrade\_flags\_grow|5.011000|

sv\_utf8\_upgrade\_flags|5.007002|  
sv\_utf8\_upgrade\_nomg|5.007002|  
sv\_utf8\_upgrade|5.007001|  
sv\_uv|5.005000|p  
sv\_vcatpvf\_mg|5.006000|5.004000|p  
sv\_vcatpvfn|5.004000|  
sv\_vcatpvf|5.006000|5.004000|p  
sv\_vsetpvf\_mg|5.006000|5.004000|p  
sv\_vsetpvfn|5.004000|  
sv\_vsetpvf|5.006000|5.004000|p  
sv\_xmlpeek|||  
svtype|||  
swallow\_bom|||  
swash\_fetch|5.007002|  
swash\_get|||  
swash\_init|5.006000|  
sys\_init3|5.010000|n  
sys\_init|5.010000|n  
sys\_intern\_clear|||  
sys\_intern\_dup|||  
sys\_intern\_init|||  
sys\_term|5.010000|n  
taint\_env|||  
taint\_proper|||  
tmps\_grow|5.006000|  
toLOWER|||  
toUPPER|||  
to\_byte\_substr|||  
to\_uni\_fold|5.007003|  
to\_uni\_lower\_lc|5.006000|  
to\_uni\_lower|5.007003|  
to\_uni\_title\_lc|5.006000|  
to\_uni\_title|5.007003|  
to\_uni\_upper\_lc|5.006000|  
to\_uni\_upper|5.007003|  
to\_utf8\_case|5.007003|  
to\_utf8\_fold|5.007003|  
to\_utf8\_lower|5.007003|  
to\_utf8\_substr|||  
to\_utf8\_title|5.007003|  
to\_utf8\_upper|5.007003|  
token\_free|||  
token\_getmad|||  
tokenize\_use|||  
tokeq|||  
tokereport|||  
too\_few\_arguments|||  
too\_many\_arguments|||

uiv\_2buf|||n  
unlnk|||  
unpack\_rec|||  
unpack\_str||5.007003|  
unpackstring||5.008001|  
unshare\_hek\_or\_pvn|||  
unshare\_hek|||  
unsharepvn||5.004000|  
unwind\_handler\_stack|||  
update\_debugger\_info|||  
upg\_version||5.009005|  
usage|||  
utf16\_textfilter|||  
utf16\_to\_utf8\_reversed||5.006001|  
utf16\_to\_utf8||5.006001|  
utf8\_distance||5.006000|  
utf8\_hop||5.006000|  
utf8\_length||5.007001|  
utf8\_mg\_pos\_cache\_update|||  
utf8\_to\_bytes||5.006001|  
utf8\_to\_uvchr||5.007001|  
utf8\_to\_uvuni||5.007001|  
utf8n\_to\_uvchr|||  
utf8n\_to\_uvuni||5.007001|  
utilize|||  
uvchr\_to\_utf8\_flags||5.007003|  
uvchr\_to\_utf8|||  
uvuni\_to\_utf8\_flags||5.007003|  
uvuni\_to\_utf8||5.007001|  
validate\_suid|||  
varname|||  
vcmp||5.009000|  
vcroak||5.006000|  
vdeb||5.007003|  
vdie\_common|||  
vdie\_croak\_common|||  
vdie|||  
vform||5.006000|  
visit|||  
vivify\_defelem|||  
vivify\_ref|||  
vload\_module|5.006000|p  
vmess||5.006000|  
vnewSVpvf|5.006000|5.004000|p  
vnormal||5.009002|  
vnumify||5.009000|  
vstringify||5.009000|  
vverify||5.009003|

```

vwarner|5.006000|
vwarn|5.006000|
wait4pid|||
warn_nocontext||vn
warner_nocontext||vn
warner|5.006000|5.004000|pv
warn||v
watch|||
whichsig|||
write_no_mem|||
write_to_stderr|||
xmldump_all_perl|||
xmldump_all|||
xmldump_attr|||
xmldump_eval|||
xmldump_form|||
xmldump_indent||v
xmldump_packsubs_perl|||
xmldump_packsubs|||
xmldump_sub_perl|||
xmldump_sub|||
xmldump_vindent|||
yyerror|||
yylex|||
yyparse|||
yywarn|||
);

if
(exists $opt{'list-unsupported'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{todo};
print "$f ", '\x(40-length($f), " ", format_version($API{$f}{todo}), "\n";
}
exit 0;
}

# Scan for possible replacement candidates

my(%replace, %need, %hints, %warnings, %depends);
my $replace = 0;
my($hint, $define, $function);

sub find_api
{
my $code = shift;
$code =~ s{

```

```

/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*)
| "[^"\\]*(?:\\.["\\])*"
| '[^"\\]*(?:\\.["\\])*' } } egsgx;
grep { exists $API{$_} } $code =~ /(\w+)/mg;
}

while (<DATA>)
{
if ($hint) {
my $h = $hint->[0] eq 'Hint' ? \%hints : \%warnings;
if (m{^\s*\s(.*)\s*$}) {
for (@{$hint->[1]}) {
$h->{$_} ||= ""; # suppress warning with older perls
$h->{$_} .= "$1\n";
}
}
else { undef $hint }
}

$hint = [$1, [split /,?\s+/, $2]]
if m{^\s*$rccs\s+(Hint|Warning):\s+(\w+(?:,\s+\w+)*)\s*$};

if ($define) {
if ($define->[1] =~ /\$/) {
$define->[1] .= $_;
}
else {
if (exists $API{$define->[0]} && $define->[1] !~ /^DPPP_\(/) {
my @n = find_api($define->[1]);
push @{$depends{$define->[0]}}, @n if @n
}
undef $define;
}
}

$define = [$1, $2] if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(.*)};

if ($function) {
if (/^/) {
if (exists $API{$function->[0]}) {
my @n = find_api($function->[1]);
push @{$depends{$function->[0]}}, @n if @n
}
undef $function;
}
else {
$function->[1] .= $_;
}
}
}

```

```

}

$function = [$1, " if m{^DPPP_(my_(\w+))});

$replace = $1 if m{^\s*$rccs\s+Replace:\s+(\d+)\s+$rce\s*$};
$replace{$2} = $1 if $replace and m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+)};
$replace{$2} = $1 if m{^\s*#\s*define\s+(\w+)(?:\([^\)]*\))?\s+(\w+).*rccs\s+Replace\s+$rce};
$replace{$1} = $2 if m{^\s*$rccs\s+Replace (\w+) with (\w+)\s+$rce\s*$};

if (m{^\s*$rccs\s+(\w+(\s*,\s*\w+)*)\s+depends\s+on\s+(\w+(\s*,\s*\w+)*)\s+$rce\s*$}) {
    my @deps = map { s/\s+//g; $_ } split /,/, $3;
    my $d;
    for $d (map { s/\s+//g; $_ } split /,/, $1) {
        push @{$depends{$d}}, @deps;
    }
}

$need{$1} = 1 if m{^#\s+defined\((NEED_(\w+)(?:_GLOBAL)?)\)};
}

for (values %depends) {
    my %s;
    $_ = [sort grep !$s{$_}++, @$_];
}

if (exists $opt{'api-info'}) {
    my $f;
    my $count = 0;
    my $match = $opt{'api-info'} =~ m!^(.*)/#! ? $1 : "\Q$opt{'api-info'}\E$";
    for $f (sort { lc $a cmp lc $b } keys %API) {
        next unless $f =~ /$match/;
        print "\n=== $f ===\n";
        my $info = 0;
        if ($API{$f}{base} || $API{$f}{todo}) {
            my $base = format_version($API{$f}{base} || $API{$f}{todo});
            print "Supported at least starting from perl-$base.\n";
            $info++;
        }
        if ($API{$f}{provided}) {
            my $todo = $API{$f}{todo} ? format_version($API{$f}{todo}) : "5.003";
            print "Support by $ppport provided back to perl-$todo.\n";
            print "Support needs to be explicitly requested by NEED_$.f.\n" if exists $need{$f};
            print "Depends on: ", join(', ', @{$depends{$f}}), ".\n" if exists $depends{$f};
            print "\n$hints{$f}" if exists $hints{$f};
            print "\nWARNING:\n$warnings{$f}" if exists $warnings{$f};
            $info++;
        }
    }
}

```

```

print "No portability information available.\n" unless $info;
$count++;
}
$count or print "Found no API matching '$opt{'api-info'}'.";
print "\n";
exit 0;
}

```

```

if (exists $opt{'list-provided'}) {
my $f;
for $f (sort { lc $a cmp lc $b } keys %API) {
next unless $API{$f}{provided};
my @flags;
push @flags, 'explicit' if exists $need{$f};
push @flags, 'depend' if exists $depends{$f};
push @flags, 'hint' if exists $hints{$f};
push @flags, 'warning' if exists $warnings{$f};
my $flags = @flags ? ' [' . join(', ', @flags) . '] : ";
print "$f$flags\n";
}
exit 0;
}

```

```

my @files;
my @srctxt = qw( .xs .c .h .cc .cpp -c.inc -xs.inc );
my $srctxt = join '|', map { quotemeta $_ } @srctxt;

```

```

if (@ARGV) {
my %seen;
for (@ARGV) {
if (-e) {
if (-f) {
push @files, $_ unless $seen{$_}++;
}
else { warn "'$_' is not a file.\n" }
}
else {
my @new = grep { -f } glob $_
or warn "'$_' does not exist.\n";
push @files, grep { !$seen{$_}++ } @new;
}
}
}
else {
eval {
require File::Find;
File::Find::find(sub {
$File::Find::name =~ /($srctxt)$/i

```

```

    and push @files, $File::Find::name;
  }, '.');
};
if ($@) {
    @files = map { glob "$*_ " } @srcext;
}
}

if
(!@ARGV || $opt{filter}) {
my(@in, @out);
my %xsc = map { /(.*)\.xs$/ ? ("$.c" => 1, "$.cc" => 1) : () } @files;
for (@files) {
    my $out = exists $xsc{$_} || ^\b\Q$ppport\E$/i || !/($srcext)$/i;
    push @ { $out ? \@out : \@in }, $_;
}
if (@ARGV && @out) {
    warning("Skipping the following files (use --nofilter to avoid this):\n| ", join "\n| ", @out);
}
@files = @in;
}

die "No input files given!\n" unless @files;

my(%files, %global, %revreplace);
%revreplace = reverse %replace;
my $filename;
my $patch_opened = 0;

for $filename (@files) {
    unless (open IN, "<$filename") {
        warn "Unable to read from $filename: $!\n";
        next;
    }

    info("Scanning $filename ...");

    my $c = do { local $/; <IN> };
    close IN;

    my %file = (orig => $c, changes => 0);

    # Temporarily remove C/XS comments and strings from the code
    my @ccom;

    $c =~ s{
        ( ^$HS*\#$HS*include\b[^\r\n]+\b(?:\Q$ppport\E|XSUB\.h)\b[^\r\n]*
          | ^$HS*\#$HS*(?:define|elif|if(?:def?))\b[^\r\n]*

```



```

)
| ( ^$HS*\#[^\r\n]*
| "[^"\\]*(?:\\.\\.["\\])*"
| '[^"\\]*(?:\\.\\.["\\])*'
| /(?: \*[^\*]*\*+(?:[^\sccs][^\*]*\*+)* /|/[^\r\n]* )
){ defined $2 and push @ccom, $2;
  defined $1 ? $1 : "$ccs$#ccom$cce" }mgsex;

$file{ccom} = \@ccom;
$file{code} = $c;
$file{has_inc_ppport} = $c =~ /^$HS*#$HS*include[^\r\n]+\b\Q$ppport\E\b/m;

my $func;

for $func (keys %API) {
  my $match = $func;
  $match .= "$$revreplace{$func}" if exists $revreplace{$func};
  if ($c =~ /\b(?:Perl)?($match)\b/) {
    $file{uses_replace}{$1}++ if exists $revreplace{$func} && $1 eq $revreplace{$func};
    $file{uses_Perl}{$func}++ if $c =~ /\bPerl_{$func}\b/;
    if (exists $API{$func}{provided}) {
      $file{uses_provided}{$func}++;
      if (!exists $API{$func}{base} || $API{$func}{base} > $opt{'compat-version'}) {
        $file{uses}{$func}++;
        my @deps = rec_depend($func);
        if (@deps) {
          $file{uses_deps}{$func} = \@deps;
          for
(@deps) {
            $file{uses}{$_} = 0 unless exists $file{uses}{$_};
          }
        }
        for ($func, @deps) {
          $file{needs}{$_} = 'static' if exists $need{$_};
        }
      }
    }
    if (exists $API{$func}{todo} && $API{$func}{todo} > $opt{'compat-version'}) {
      if ($c =~ /\b{$func}\b/) {
        $file{uses_todo}{$func}++;
      }
    }
  }
}

while ($c =~ /^$HS*#$HS*define$HS+(NEED_(\w+?)(_GLOBAL)?)\b/mg) {
  if (exists $need{$2}) {
    $file{defined $3 ? 'needed_global' : 'needed_static'}{$2}++;
  }
}

```

```

}
else { warning("Possibly wrong #define $1 in $filename") }
}

for (qw(uses needs uses_todo needed_global needed_static)) {
  for $func (keys % {$file{$_}}) {
    push @{$global{$_}{$func}}, $filename;
  }
}

$files{$filename} = \%file;
}

# Globally resolve NEED_'s
my $need;
for $need (keys % {$global{needs}}) {
  if (@{$global{needs}{$need}} > 1) {
    my @targets = @{$global{needs}{$need}};
    my @t
= grep $files{$_}{needed_global}{$need}, @targets;
    @targets = @t if @t;
    @t = grep /\.xs$/i, @targets;
    @targets = @t if @t;
    my $target = shift @targets;
    $files{$target}{needs}{$need} = 'global';
    for (@{$global{needs}{$need}}) {
      $files{$_}{needs}{$need} = 'extern' if $_ ne $target;
    }
  }
}

for $filename (@files) {
  exists $files{$filename} or next;

  info("=== Analyzing $filename ===");

  my %file = %{$files{$filename}};
  my $func;
  my $c = $file{code};
  my $warnings = 0;

  for $func (sort keys % {$file{uses_Perl}}) {
    if ($API{$func}{varargs}) {
      unless ($API{$func}{nothxarg}) {
        my $changes = ($c =~ s{\b(Perl_$func\s*(\s*)(?!aTHX_?)\(\)[^\s]*\)}
          { $1 . ($2 eq ' ') ? 'aTHX' : 'aTHX_' } . $2 }ge);
        if ($changes) {
          warning("Doesn't pass interpreter argument aTHX to Perl_$func");
        }
      }
    }
  }
}

```

```

    $file{changes} += $changes;
  }
}
else {
  warning("Uses Perl_$func instead
of $func");
  $file{changes} += ($c =~ s{\bPerl_$func(\s*)((\s*aTHX_?)?\s*}
    {$func$1}g);
}
}

for $func (sort keys %{$file{uses_replace}}) {
  warning("Uses $func instead of $replace{$func}");
  $file{changes} += ($c =~ s/\b$func\b/$replace{$func}/g);
}

for $func (sort keys %{$file{uses_provided}}) {
  if ($file{uses}{$func}) {
    if (exists $file{uses_deps}{$func}) {
      diag("Uses $func, which depends on ", join(', ', @{$file{uses_deps}{$func}}));
    }
    else {
      diag("Uses $func");
    }
  }
  $warnings += hint($func);
}

unless ($opt{quiet}) {
  for $func (sort keys %{$file{uses_todo}}) {
    print "*** WARNING: Uses $func, which may not be portable below perl ",
      format_version($API{$func}{todo}), ", even with '$ppport\n";
    $warnings++;
  }
}

for $func (sort keys %{$file{needed_static}}) {
  my $message = "";
  if (not exists $file{uses}{$func}) {
    $message
= "No need to define NEED_$func if $func is never used";
  }
  elsif (exists $file{needs}{$func} && $file{needs}{$func} ne 'static') {
    $message = "No need to define NEED_$func when already needed globally";
  }
  if ($message) {
    diag($message);
  }
}

```

```

$file{changes} += ($c =~ s/^\$HS*#\$HS*define$HS+NEED_$func\b.*$LF//mg);
}
}

for $func (sort keys %{$file{needed_global}}) {
    my $message = "";
    if (not exists $global{uses}{$func}) {
        $message = "No need to define NEED_${func}_GLOBAL if $func is never used";
    }
    elsif (exists $file{needs}{$func}) {
        if ($file{needs}{$func} eq 'extern') {
            $message = "No need to define NEED_${func}_GLOBAL when already needed globally";
        }
        elsif ($file{needs}{$func} eq 'static') {
            $message = "No need to define NEED_${func}_GLOBAL when only used in this file";
        }
    }
    if ($message) {
        diag($message);
        $file{changes} += ($c =~ s/^\$HS*#\$HS*define$HS+NEED_${func}_GLOBAL\b.*$LF//mg);
    }
}

$file{needs_inc_ppport} = keys %{$file{uses}};

if ($file{needs_inc_ppport}) {
    my $pp = "";

    for $func (sort keys %{$file{needs}}) {
        my $type = $file{needs}{$func};
        next if $type eq 'extern';
        my $suffix = $type eq 'global' ? '_GLOBAL' : "";
        unless (exists $file{"needed_$type"}{$func}) {
            if ($type eq 'global') {
                diag("Files [@$global{needs}{$func}] need $func, adding global request");
            }
            else {
                diag("File needs $func, adding static request");
            }
        }
        $pp .= "#define NEED_$func$suffix\n";
    }
}

if ($pp && ($c =~ s/^(?=$HS*#\$HS*define$HS+NEED_\w+)/$pp/m)) {
    $pp = "";
    $file{changes}++;
}

```

```

unless ($file{has_inc_ppport}) {
    diag("Needs to include '$ppport'");
    $pp .= qq(#include "$ppport"\n)
}

if ($pp) {
    $file{changes} += ($c =~ s/^(($HS*#$HS*define$HS+NEED_\w+.*?)/$1$pp/ms)
        || ($c =~ s/^(?=$HS*#$HS*include.*\Q$ppport\E)/$pp/m)
        || ($c =~ s/^(($HS*#$HS*include.*XSUB.*\s*?)/$1$pp/m)
        || ($c =~ s/^\$pp/);
}
}
else {
    if ($file{has_inc_ppport}) {
        diag("No need to include '$ppport'");
        $file{changes} += ($c =~ s/^(($HS*?#$HS*include.*\Q$ppport\E.*?$LF//m);
    }
}

# put back in our C comments
my $ix;
my $cpc = 0;
my @ccom = @{$file{ccom}};
for $ix (0 .. $#ccom) {
    if (!$opt{cplusplus} && $ccom[$ix] =~ s!/!!/) {
        $cpc++;
        $file{changes} += $c =~ s/$rcs$ix$rcce/$ccs$ccom[$ix] $cce/;
    }
    else {
        $c =~ s/$rcs$ix$rcce/$ccom[$ix]/;
    }
}

if ($cpc) {
    my $s = $cpc != 1 ? 's' : '';
    warning("Uses $cpc C++ style comment$s, which is not portable");
}

my $s = $warnings != 1 ? 's' : '';
my $warn = $warnings ? " ($warnings warning$s)" : "";
info("Analysis completed$warn");

if ($file{changes}) {
    if (exists $opt{copy}) {
        my $newfile = "$filename$opt{copy}";
        if (-e $newfile) {
            error("'newfile' already exists, refusing to write copy of '$filename'");
        }
    }
}

```

```

else {
    local *F;
    if (open F, ">$newfile") {
        info("Writing copy of '$filename' with changes to '$newfile'");
        print F $c;
        close F;
    }
    else {
        error("Cannot open '$newfile' for writing: $!");
    }
}
}
elseif (exists $opt{patch} || $opt{changes}) {
    if (exists $opt{patch}) {
        unless ($patch_opened) {
            if (open PATCH, ">$opt{patch}") {
                $patch_opened = 1;
            }
            else {
                error("Cannot open '$opt{patch}' for writing: $!");
                delete $opt{patch};
                $opt{changes} = 1;
                goto fallback;
            }
        }
        mydiff(\*PATCH, $filename, $c);
    }
    else {
        fallback:
        info("Suggested changes:");
        mydiff(\*STDOUT, $filename, $c);
    }
}
else {
    my $s = $file{changes}
    == 1 ? " : 's';
    info("$file{changes} potentially required change$s detected");
}
}
else {
    info("Looks good");
}
}

close PATCH if $patch_opened;

exit 0;

```

```

sub try_use { eval "use @_:"; return "$@" eq " }

sub mydiff
{
  local *F = shift;
  my($file, $str) = @_;
  my $diff;

  if (exists $opt{diff}) {
    $diff = run_diff($opt{diff}, $file, $str);
  }

  if (!defined $diff and try_use("Text::Diff")) {
    $diff = Text::Diff::diff($file, \ $str, { STYLE => 'Unified' });
    $diff = <<HEADER . $diff;
--- $file
+++ $file.patched
HEADER
  }

  if (!defined $diff) {
    $diff = run_diff('diff -u', $file, $str);
  }

  if (!defined $diff) {
    $diff = run_diff('diff', $file, $str);
  }

  if (!defined $diff) {
    error("Cannot generate a diff. Please install Text::Diff or use --copy.");
    return;
  }

  print F $diff;
}

sub run_diff
{
  my($prog, $file, $str) = @_;
  my $tmp = 'dppptemp';
  my $suf = 'aaa';
  my $diff = "";
  local *F;

  while (-e "$tmp.$suf") { $suf++
  }
  $tmp = "$tmp.$suf";

```

```

if (open F, ">$tmp") {
    print F $str;
    close F;

    if (open F, "$prog $file $tmp |") {
        while (<F>) {
            s/Q$tmp\E/$file.patched/;
            $diff .= $_;
        }
        close F;
        unlink $tmp;
        return $diff;
    }

    unlink $tmp;
}
else {
    error("Cannot open '$tmp' for writing: $!");
}

return undef;
}

sub rec_depend
{
    my($func, $seen) = @_;
    return () unless exists $depends{$func};
    $seen = {%{$seen||{}}};
    return () if $seen->{$func}++;
    my %s;
    grep !${$_}++, map { ($_, rec_depend($_, $seen)) } @{$depends{$func}};
}

sub parse_version
{
    my $ver = shift;

    if ($ver =~ /^(d+)\.(d+)\.(d+)$/) {
        return ($1, $2, $3);
    }
    elsif ($ver !~ /^d+.[d_]+$/) {
        die "cannot parse version '$ver'\n";
    }

    $ver =~ s/_//g;
    $ver =~ s/$/000000/;
}

```



```
my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;
```

```
$v = int $v;
```

```
$s = int $s;
```

```
if ($r < 5 || ($r == 5 && $v < 6)) {
```

```
  if ($s % 10) {
```

```
    die "cannot parse
```

```
version '$ver'\n";
```

```
  }
```

```
}
```

```
return ($r, $v, $s);
```

```
}
```

```
sub format_version
```

```
{
```

```
  my $ver = shift;
```

```
  $ver =~ s/$/000000/;
```

```
  my($r,$v,$s) = $ver =~ /(\d+)\.(\d{3})(\d{3})/;
```

```
  $v = int $v;
```

```
  $s = int $s;
```

```
  if ($r < 5 || ($r == 5 && $v < 6)) {
```

```
    if ($s % 10) {
```

```
      die "invalid version '$ver'\n";
```

```
    }
```

```
    $s /= 10;
```

```
    $ver = sprintf "%d.%03d", $r, $v;
```

```
    $s > 0 and $ver .= sprintf "_%02d", $s;
```

```
    return $ver;
```

```
  }
```

```
  return sprintf "%d.%d.%d", $r, $v, $s;
```

```
}
```

```
sub info
```

```
{
```

```
  $opt{quiet} and return;
```

```
  print @_, "\n";
```

```
}
```

```
sub diag
```

```
{
```

```

$opt{quiet} and return;
$opt{diag} and print @_, "\n";
}

sub warning
{
$opt{quiet} and return;
print "*** ", @_, "\n";
}

sub error
{
print "*** ERROR: ", @_, "\n";
}

my %given_hints;
my %given_warnings;
sub hint
{
$opt{quiet} and return;
my $func = shift;
my $rv = 0;
if (exists $warnings{$func} && !$given_warnings{$func}++) {
my $warn = $warnings{$func};
$warn =~ s/^\!*** !mg;
print "*** WARNING: $func\n", $warn;
$rv++;
}
if ($opt{hints} && exists $hints{$func} && !$given_hints{$func}++) {
my $hint = $hints{$func};
$hint =~ s/^\s* /mg;
print " --- hint for $func ---\n", $hint;
}
$rv;
}

sub usage
{
my($usage) = do { local(@ARGV,$/)=($0); <> } =~ /^=head\d$HS+SYNOPSIS\s*(.*)\s*^=/ms;
my %M = ( 'T' => '*' );
$usage =~ s/^\s*perl\s+\S+/$^X $0/;
$usage =~ s/([A-Z])<([^\>]+)>/M{$1}$2M{$1}/g;

print <<ENDUSAGE;

Usage: $usage

See perldoc $0 for details.

```

ENDUSAGE

```
exit 2;
}

sub strip
{
my $self = do { local(@ARGV,$/)=($0); <> };
my($copy) = $self =~ /^=head\d\s+COPYRIGHT\s*^(.*?)^\w+\/ms;
$copy =~ s/^(?=\S+)/ /gms;
$self =~ s/^\$HS+Do NOT edit.*?(?=-)/$copy/ms;
$self =~ s/^\$SKIP.*(?=^__DATA__)/SKIP
if (\@ARGV && \$ARGV[0] eq '--unstrip') {
eval { require Devel::PPPport };
\$_@ and die "Cannot require Devel::PPPport, please install.\n";
if (eval \$Devel::PPPport::VERSION < $VERSION) {
die "$0 was originally generated with Devel::PPPport $VERSION.\n"
. "Your Devel::PPPport is only version \$Devel::PPPport::VERSION.\n"
. "Please install a newer version, or --unstrip will not work.\n";
}
Devel::PPPport::WriteFile(\$0);
exit 0;
}
print <<END;
```

Sorry, but this is a stripped version of \\$.

To be able to use its original script and doc functionality,  
please try to regenerate this file using:

```
\$X \$0 --unstrip
```

END

```
/ms;
my($pl, $c) = $self =~ /(.*^__DATA__)(.*)/ms;
$c =~ s{
/ (? : \*[^\*]*\*+(?:[^\$ccs][^\*]*\*+)* / | /[\r\n]*
| ( "[^"]\*"?(?:\[^\]"\])*"
| '[^']\*'?(?:\[^\]'"\])*' )
| ($HS+) }{ defined $2 ? '': ($1 || ") }gsex;
$c =~ s!\s+#!mg;
$c =~ s!^\$LF!mg;
$c =~ s!\s*#\s*#!mg;
$c =~ s!\s+#!mg;

open OUT, ">$0" or die "cannot strip $0: $!\n";
print OUT "$pl$c\n";
```

```
exit 0;
}
```

```
__DATA__
*/
```

Found in path(s):

```
* /opt/cola/permits/1000848938_1646171587.35/0/perl-Scalar-List-Utills-1.27-248.el7.src.rpm-cosi-expand-archive-
CaOWMkPy/Scalar-List-Utills-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utills-1.27/ppport.h
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 1997-2007 Graham Barr <gbarr@pobox.com>. All rights reserved.
# This program is free software; you can redistribute it and/or
# modify it under the same terms as Perl itself.
=head1 NAME
```

Scalar::Util - A selection of general-utility scalar subroutines

```
=head1 SYNOPSIS
```

```
use Scalar::Util qw(blessed dualvar isdual readonly refaddr reftype
                    tainted weaken isweak isvstring looks_like_number
                    set_prototype);
# and other useful utils appearing below
```

```
=head1 DESCRIPTION
```

C<Scalar::Util> contains a selection of subroutines that people have expressed would be nice to have in the perl core, but the usage would not really be high enough to warrant the use of a keyword, and the size so small such that being individual extensions would be wasteful.

By default C<Scalar::Util> does not export any subroutines. The subroutines defined are

```
=over
4
```

```
=item blessed EXPR
```

If EXPR evaluates to a blessed reference the name of the package that it is blessed into is returned. Otherwise C<undef> is returned.

```
$scalar = "foo";
$class = blessed $scalar;      # undef
```

```
$ref = [];
```

```
$class = blessed $ref;      # undef
```

```
$obj  = bless [], "Foo";  
$class = blessed $obj;      # "Foo"
```

=item dualvar NUM, STRING

Returns a scalar that has the value NUM in a numeric context and the value STRING in a string context.

```
$foo = dualvar 10, "Hello";  
$num = $foo + 2;           # 12  
$str = $foo . " world";    # Hello world
```

=item isdual EXPR

If EXPR is a scalar that is a dualvar, the result is true.

```
$foo = dualvar 86, "Nix";  
$dual = isdual($foo);     # true
```

Note that a scalar can be made to have both string and numeric content through numeric operations:

```
$foo = "10";  
$dual = isdual($foo);     # false  
$bar = $foo + 0;  
$dual = isdual($foo);  
# true
```

Note that although C<\$!> appears to be dual-valued variable, it is actually implemented using a tied scalar:

```
$! = 1;  
print("$!\n");            # "Operation not permitted"  
$dual = isdual($!);      # false
```

You can capture its numeric and string content using:

```
$err = dualvar $!, $!;  
$dual = isdual($err);    # true
```

=item isvstring EXPR

If EXPR is a scalar which was coded as a vstring the result is true.

```
$vs  = v49.46.48;  
$fmt = isvstring($vs) ? "%vd" : "%s"; #true
```

```
printf($fmt,$vs);
```

=item looks\_like\_number EXPR

Returns true if perl thinks EXPR is a number. See L<perlapi/looks\_like\_number>.

=item openhandle FH

Returns FH if FH may be used as a filehandle and is open, or FH is a tied handle. Otherwise C<undef> is returned.

```
$fh = openhandle(*STDIN);      # \*STDIN
$fh = openhandle(\*STDIN);    # \*STDIN
$fh = openhandle(*NOTOPEN);   # undef
$fh = openhandle("scalar");
    # undef
```

=item readonly SCALAR

Returns true if SCALAR is readonly.

```
sub foo { readonly($_[0]) }

$readonly = foo($bar);        # false
$readonly = foo(0);           # true
```

=item refaddr EXPR

If EXPR evaluates to a reference the internal memory address of the referenced value is returned. Otherwise C<undef> is returned.

```
$addr = refaddr "string";     # undef
$addr = refaddr $var;         # eg 12345678
$addr = refaddr [];          # eg 23456784

$obj = bless {}, "Foo";
$addr = refaddr $obj;        # eg 88123488
```

=item reftype EXPR

If EXPR evaluates to a reference the type of the variable referenced is returned. Otherwise C<undef> is returned.

```
$type = reftype "string";    # undef
$type = reftype $var;        # SCALAR
$type = reftype [];         # ARRAY
```

```
$obj = bless {}, "Foo";
$type = reftype $obj;      # HASH
```

=item set\_prototype CODEREF, PROTOTYPE

#### Sets

the prototype of the given function, or deletes it if PROTOTYPE is undef. Returns the CODEREF.

```
set_prototype \&foo, '$$';
```

=item tainted EXPR

Return true if the result of EXPR is tainted

```
$taint = tainted("constant");    # false
$taint = tainted($ENV{PWD});      # true if running under -T
```

=item weaken REF

REF will be turned into a weak reference. This means that it will not hold a reference count on the object it references. Also when the reference count on that object reaches zero, REF will be set to undef.

This is useful for keeping copies of references, but you don't want to prevent the object being DESTROY-ed at its usual time.

```
{
  my $var;
  $ref = \ $var;
  weaken($ref);      # Make $ref a weak reference
}
# $ref is now undef
```

Note that if you take a copy of a scalar with a weakened reference, the copy will be a strong reference.

```
my $var;
my $foo = \ $var;
weaken($foo);      # Make
$foo a weak reference
my $bar = $foo;      # $bar is now a strong reference
```

This may be less obvious in other situations, such as C<grep()>, for instance when grepping through a list of weakened references to objects that may have been destroyed already:

```
@object = grep { defined } @object;
```

This will indeed remove all references to destroyed objects, but the remaining references to objects will be strong, causing the remaining objects to never be destroyed because there is now always a strong reference to them in the @object array.

=item isweak EXPR

If EXPR is a scalar which is a weak reference the result is true.

```
$ref = \$foo;
$weak = isweak($ref);      # false
weaken($ref);
$weak = isweak($ref);      # true
```

B<NOTE>: Copying a weak reference creates a normal, strong, reference.

```
$copy = $ref;
$weak = isweak($copy);     # false
```

=back

=head1 DIAGNOSTICS

Module use may give one of the following errors during import.

=over

=item Weak references are not implemented in the version of perl

The version of perl that you are using does not implement weak references, to use C<isweak> or C<weaken> you will need to use a newer release of perl.

=item Vstrings are not implemented in the version of perl

The version of perl that you are using does not implement Vstrings, to use C<isvstring> you will need to use a newer release of perl.

=item C<NAME> is only available with the XS version of Scalar::Util

C<Scalar::Util> contains both perl and C implementations of many of its functions so that those without access to a C compiler may still use it. However some of the functions are only available when a C compiler was available to compile the XS version of the extension.

At present that list is: weaken, isweak, dualvar, isvstring, set\_prototype

=back



## =head1 KNOWN BUGS

There is a bug in perl5.6.0 with UV's that are  $\geq 1 << 31$ . This will show up as tests 8 and 9 of dualvar.t failing

=head1 SEE  
ALSO

L<List::Util>

## =head1 COPYRIGHT

Copyright (c) 1997-2007 Graham Barr <gbarr@pobox.com>. All rights reserved.  
This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Except weaken and isweak which are

Copyright (c) 1999 Tuomas J. Lukka <lukka@iki.fi>. All rights reserved.  
This program is free software; you can redistribute it and/or modify it under the same terms as perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000848938\_1646171587.35/0/perl-Scalar-List-Utils-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utils-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utils-1.27/lib/Scalar/Util.pm  
No license file was found, but licenses were detected in source scan.

license: perl

Found in path(s):

\* /opt/cola/permits/1000848938\_1646171587.35/0/perl-Scalar-List-Utils-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utils-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utils-1.27/META.yml  
No license file was found, but licenses were detected in source scan.

/\* Copyright (c) 1997-2000 Graham Barr <gbarr@pobox.com>. All rights reserved.  
\* This program is free software; you can redistribute it and/or  
\* modify it under the same terms as Perl itself.  
\*/

Found in path(s):

\* /opt/cola/permits/1000848938\_1646171587.35/0/perl-Scalar-List-Utils-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utils-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utils-1.27/ListUtil.xs  
No license file was found, but licenses were detected in source scan.

Name: perl-Scalar-List-Utils

Version: 1.27  
Release: 248%{?dist}  
Summary: A selection of general-utility scalar and list subroutines  
License: GPL+ or Artistic  
Group: Development/Libraries  
URL: <http://search.cpan.org/dist/Scalar-List-Utills/>  
Source0: <http://search.cpan.org/CPAN/authors/id/P/PE/PEVANS/Scalar-List-Utills-%{version}.tar.gz>  
BuildRequires: perl  
BuildRequires: perl(base)  
BuildRequires: perl(Carp)  
BuildRequires: perl(Config)  
BuildRequires: perl(constant)  
BuildRequires: perl(Exporter)  
BuildRequires: perl(ExtUtils::MakeMaker)  
BuildRequires: perl(File::Spec)  
BuildRequires: perl(IO::File)  
BuildRequires: perl(IO::Handle)  
BuildRequires: perl(Math::BigInt)  
BuildRequires: perl(overload)  
BuildRequires: perl(strict)  
BuildRequires: perl(Symbol)  
BuildRequires: perl(Test::More)  
BuildRequires: perl(threads)  
BuildRequires: perl(threads::shared)  
BuildRequires:  
perl(Tie::Handle)  
BuildRequires: perl(Tie::Scalar)  
BuildRequires: perl(Tie::StdScalar)  
BuildRequires: perl(vars)  
BuildRequires: perl(warnings)  
BuildRequires: perl(XSLoader)  
Requires: perl(:MODULE\_COMPAT\_(eval ""%{\_\_perl} -V:version`; echo \$version))  
Requires: perl(Carp)

%{?perl\_default\_filter}

%description

This package contains a selection of subroutines that people have expressed would be nice to have in the perl core, but the usage would not really be high enough to warrant the use of a keyword, and the size so small such that being individual extensions would be wasteful.

%prep

%setup -q -n Scalar-List-Utills-%{version}

%build

%{\_\_perl} Makefile.PL INSTALLDIRS=vendor OPTIMIZE="%{optflags}"

make %{?\_smp\_mflags}

```
%install
make pure_install DESTDIR=% {buildroot}

find % {buildroot} -type f -name .packlist -exec rm -f {} \;
find % {buildroot} -type f -name '*.bs' -size 0 -exec rm -f {} \;

% { _fixperms } % {buildroot}/*

%check
make test

%files
%doc Changes
README
% {perl_vendorarch}/auto/*
% {perl_vendorarch}/List*
% {perl_vendorarch}/Scalar*
% { _mandir }/man3/*

%changelog
* Fri Jan 24 2014 Daniel Mach <dmach@redhat.com> - 1.27-248
- Mass rebuild 2014-01-24

* Fri Dec 27 2013 Daniel Mach <dmach@redhat.com> - 1.27-247
- Mass rebuild 2013-12-27

* Wed Jul 31 2013 Petr Pisar <ppisar@redhat.com> - 1.27-246
- Specify all dependencies

* Fri Jan 04 2013 Iain Arnell <iarnell@gmail.com> 1.27-245
- update to latest upstream version

* Fri Aug 17 2012 Petr Pisar <ppisar@redhat.com> - 1.25-240
- Increase release to replace perl sub-package (bug #848961)

* Thu Aug 16 2012 Petr Pisar <ppisar@redhat.com> - 1.25-4
- Correct dependencies

* Tue Aug 14 2012 Daniel Mach <dmach@redhat.com> - 1.25-3.1
- Rebuild for perl 5.16

* Fri Jul 20 2012 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.25-3
- Rebuilt for https://fedoraproject.org/wiki/Fedora\_18\_Mass\_Rebuild

* Wed Jun 06 2012 Petr Pisar <ppisar@redhat.com> - 1.25-2
- Perl 5.16 rebuild
```

\*

Sun Mar 25 2012 Iain Arnell <iarnell@gmail.com> 1.25-1

- update to latest upstream version

\* Fri Jan 13 2012 Fedora Release Engineering <rel-eng@lists.fedoraproject.org> - 1.23-3

- Rebuilt for [https://fedoraproject.org/wiki/Fedora\\_17\\_Mass\\_Rebuild](https://fedoraproject.org/wiki/Fedora_17_Mass_Rebuild)

\* Fri Jun 17 2011 Marcela Malov <mmaslano@redhat.com> - 1.23-2

- Perl mass rebuild

\* Mon Feb 21 2011 Iain Arnell <iarnell@gmail.com> 1.23-1

- Specfile autogenerated by cpan-spec 1.79.

Found in path(s):

\* /opt/cola/permits/1000848938\_1646171587.35/0/perl-Scalar-List-Utills-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/perl-Scalar-List-Utills.spec

No license file was found, but licenses were detected in source scan.

---

abstract: 'Common Scalar and List utility subroutines'

author:

- 'Graham Barr <gbarr@cpan.org>'

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

distribution\_type: module

dynamic\_config: 0

generated\_by: 'ExtUtils::MakeMaker version 6.57\_05'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Scalar-List-Utills

no\_index:

directory:

- t

- inc

requires:

Test::More: 0

resources:

repository: <https://github.com/Scalar-List-Utills/Scalar-List-Utills>

version: 1.27

Found in path(s):

\* /opt/cola/permits/1000848938\_1646171587.35/0/perl-Scalar-List-Utills-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utills-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utills-1.27/MYMETA.yml

No license file was found, but licenses were detected in source scan.

This distribution is a replacement for the builtin distribution.

This package contains a selection of subroutines that people have expressed would be nice to have in the perl core, but the usage would not really be high enough to warrant the use of a keyword, and the size so small such that being individual extensions would be wasteful.

After unpacking the distribution, to install this module type

```
perl Makefile.PL
make
make test
make install
```

## KNOWN BUGS

There is a bug in perl5.6.0 with UV's that are  $\geq 1 << 31$ . This will show up as tests 8 and 9 of dualvar.t failing

Copyright (c) 1997-2006 Graham Barr <gbarr@pobox.com>. All rights reserved.

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

```
* /opt/cola/permits/1000848938_1646171587.35/0/perl-Scalar-List-Utills-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utills-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utills-1.27/README
```

No license file was found, but licenses were detected in source scan.

=head1 NAME

List::Util::XS - Indicate if List::Util was compiled with a C compiler

=head1 SYNOPSIS

```
use List::Util::XS 1.20;
```

=head1 DESCRIPTION

C<List::Util::XS> can be used as a dependency to ensure List::Util was installed using a C compiler and that the XS version is installed.

During installation C<\$List::Util::XS::VERSION> will be set to C<undef> if the XS was not compiled.

Starting with release 1.23\_03, Scalar-List-Util is B<always> using

the XS implementation, but for backwards compatibility, we still ship the C<List::Util::XS> module which just loads C<List::Util>.

=head1 SEE ALSO

L<Scalar::Util>, L<List::Util>, L<List::MoreUtils>

=head1 COPYRIGHT

Copyright (c) 2008 Graham Barr <gbarr@pobox.com>. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

```
* /opt/cola/permits/1000848938_1646171587.35/0/perl-Scalar-List-Utills-1.27-248.el7.src.rpm-cosi-expand-archive-CaOWMkPy/Scalar-List-Utills-1.27.tar.gz-cosi-expand-archive-uUutpmjL/Scalar-List-Utills-1.27/lib/List/Util/XS.pm
```

## 1.165 perl-constant 1.27-2.el7

### 1.165.1 Available under license :

No license file was found, but licenses were detected in source scan.

---

abstract: 'Perl pragma to declare constants'

author:

- 'SÃ©bastien Aperghis-Tramoni <sebastien@aperghis.net>'

build\_requires:

Test::More: 0

configure\_requires:

Module::Build: 0.2808

dynamic\_config: 1

generated\_by: 'Module::Build version 0.4003, CPAN::Meta::Converter version 2.120921'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: constant

provides:

constant:

file: lib/constant.pm

version: 1.27

resources:

license: <http://dev.perl.org/licenses/>

version: 1.27

Found in path(s):

\* /opt/cola/permits/1000848929\_1646171587.67/0/perl-constant-1.27-2.el7.src.rpm-cosi-expand-archive-TwFsgXwu/constant-1.27.tar.gz-cosi-expand-archive-SqgHML5Z/constant-1.27/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848929\_1646171587.67/0/perl-constant-1.27-2.el7.src.rpm-cosi-expand-archive-TwFsgXwu/perl-constant.spec

No license file was found, but licenses were detected in source scan.

## NAME

constant - Perl pragma to declare constants

## DESCRIPTION

This pragma allows you to declare constants at compile-time.

When a constant is used in an expression, Perl replaces it with its value at compile time, and may then optimize the expression further. In particular, any code in an "if (CONSTANT)" block will be optimized away if the constant is false.

## INSTALLATION

To install this module, run the following commands:

```
perl Makefile.PL
make
make test
make install
```

Alternatively, to install with Module::Build, you can use the following commands:

```
perl Build.PL
./Build
./Build test
./Build install
```

## SUPPORT AND DOCUMENTATION

After installing, you can find documentation for this module with the perldoc command.

```
perldoc constant
```

You can also look for information at:

Search CPAN

```
http://search.cpan.org/dist/constant
```

CPAN Request Tracker:

```
http://rt.cpan.org/Dist/Display.html?Name=constant
```

AnnoCPAN, annotated CPAN documentation:

```
http://annocpan.org/dist/constant
```

CPAN Ratings:

```
http://cpanratings.perl.org/d/constant
```

## COPYRIGHT AND LICENCE

Copyright (C) 1997, 1999 Tom Phoenix.

This program is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

```
* /opt/cola/permits/1000848929_1646171587.67/0/perl-constant-1.27-2.el7.src.rpm-cosi-expand-archive-TwFsgXwu/constant-1.27.tar.gz-cosi-expand-archive-SqHML5Z/constant-1.27/README
```

No license file was found, but licenses were detected in source scan.

=head1 NAME

constant - Perl pragma to declare constants

=head1 SYNOPSIS

```
use constant PI => 4 * atan2(1, 1);
```

```
use constant DEBUG => 0;
```

```
print "Pi equals ", PI, "...\n" if DEBUG;
```

```
use constant {  
    SEC => 0,  
    MIN => 1,  
    HOUR => 2,  
    MDAY => 3,
```



```

MON => 4,
YEAR => 5,
WDAY => 6,
YDAY => 7,
ISDST => 8,
};

use constant WEEKDAYS => qw(
    Sunday Monday Tuesday Wednesday Thursday Friday Saturday
);

print "Today is ", (WEEKDAYS)[ (localtime)[WDAY] ], ".\n";

```

## =head1 DESCRIPTION

This pragma allows you to declare constants at compile-time.

When you declare a constant such as C<PI> using the method shown above, each machine your script runs upon can have as many digits of accuracy as it can use. Also, your program will be easier to read, more likely to be maintained (and maintained correctly), and far less likely to send a space probe to the wrong planet because nobody noticed the one equation in which you wrote C<3.14195>.

When a constant is used in an expression, Perl replaces it with its value at compile time, and may then optimize the expression further. In particular, any code in an C<if (CONSTANT)> block will be optimized away if the constant is false.

## =head1 NOTES

As with all C<use> directives, defining a constant happens at compile time. Thus, it's probably not correct to put a constant declaration inside of a conditional statement (like C<if (\$foo) { use constant ... }>).

Constants defined using this module cannot be interpolated into strings like variables. However, concatenation works just fine:

```

print "Pi equals PI...\n";    # WRONG: does not expand "PI"
print "Pi equals ".PI."...\n"; # right

```

Even though a reference may be declared as a constant, the reference may point to data which may be changed, as this code shows.

```

use constant ARRAY => [ 1,2,3,4 ];

```

```
print ARRAY->[1];
ARRAY->[1] = " be changed";
print ARRAY->[1];
```

Dereferencing constant references incorrectly (such as using an array subscript on a constant hash reference, or vice versa) will be trapped at compile time.

Constants belong to the package they are defined in. To refer to a constant defined in another package, specify the full package name, as in `C<Some::Package::CONSTANT>`. Constants may be exported by modules, and may also be called as either class or instance methods, that is, as `C<< Some::Package->CONSTANT >>` or as `C<< $obj->CONSTANT >>` where `C<$obj>` is an instance of `C<Some::Package>`. Subclasses may define their own constants to override those in their base class.

The use of all caps for constant names is merely a convention, although it is recommended in order to make constants stand out and to help avoid collisions with other barewords, keywords, and subroutine names. Constant names must begin with a letter or underscore. Names beginning with a double underscore are reserved. Some poor choices for names will generate warnings, if warnings are enabled at compile time.

=head2 List constants

Constants may be lists of more (or less) than one value. A constant with no values evaluates to `C<undef>` in scalar context. Note that constants with more than one value do `I<not>` return their last value in scalar context as one might expect. They currently return the number of values, but `B<this may change in the future>`. Do not use constants with multiple values in scalar context.

**B<NOTE:>** This implies that the expression defining the value of a constant is evaluated in list context. This may produce surprises:

```
use constant TIMESTAMP => localtime;      # WRONG!
use constant TIMESTAMP => scalar localtime; # right
```

The first line above defines `C<TIMESTAMP>` as a 9-element list, as returned by `C<localtime()>` in list context. To set it to the string returned by `C<localtime()>` in scalar context, an explicit `C<scalar>` keyword is required.

List constants are lists, not arrays. To index or slice them, they must be placed in parentheses.

```
my @workdays = WEEKDAYS[1 .. 5];    # WRONG!
my @workdays = (WEEKDAYS)[1 .. 5];  # right
```

## =head2 Defining multiple constants at once

Instead of writing multiple C<use constant> statements, you may define multiple constants in a single statement by giving, instead of the constant name, a reference to a hash where the keys are the names of the constants to be defined. Obviously, all constants defined using this method must have a single value.

```
use constant {
    FOO => "A single value",
    BAR => "This", "won't", "work!",    # Error!
};
```

This is a fundamental limitation of the way hashes are constructed in Perl. The error messages produced when this happens will often be quite cryptic -- in the worst case there may be none at all, and you'll only later find that something is broken.

When defining multiple constants, you cannot use the values of other constants defined in the same declaration. This is because the calling package doesn't know about any constant within that group until I<after> the C<use> statement is finished.

```
use constant {
    BITMASK => 0xAFBAEBA8,
    NEGMASK => ~BITMASK,    # Error!
};
```

## =head2 Magic constants

Magical values and references can be made into constants at compile time, allowing for way cool stuff like this. (These error numbers aren't totally portable, alas.)

```
use constant E2BIG => ($! = 7);
print E2BIG, "\n";    # something like "Arg list too long"
print 0+E2BIG, "\n";    # "7"
```

You can't produce a tied constant by giving a tied scalar as the value. References to tied variables, however, can be used as constants without any problems.

## =head1 TECHNICAL NOTES

In the current implementation, scalar constants are actually inlinable subroutines. As of version 5.004 of Perl, the appropriate scalar constant is inserted directly in place of some subroutine calls, thereby saving the overhead of a subroutine call. See L<perlsub/"Constant Functions"> for details about how and when this happens.

In the rare case in which you need to discover at run time whether a particular constant has been declared via this module, you may use this function to examine the hash C<%constant::declared>. If the given constant name does not include a package name, the current package is used.

```
sub declared ($) {
    use constant 1.01;      # don't omit this!
    my $name = shift;
    $name =~ s/^\s*/main::/;
    my $pkg = caller;
    my $full_name = $name =~ /::/ ? $name : "${pkg}::$name";
    $constant::declared{$full_name};
}
```

=head1 CAVEATS

In the current version of Perl, list constants are not inlined and some symbols may be redefined without generating a warning.

It is not possible to have a subroutine or a keyword with the same name as a constant in the same package. This is probably a Good Thing.

A constant with a name in the list C<STDIN STDOUT STDERR ARGV ARGVOUT ENV INC SIG> is not allowed anywhere but in package C<main::>, for technical reasons.

Unlike constants in some languages, these cannot be overridden on the command line or via environment variables.

You can get into trouble if you use constants in a context which automatically quotes barewords (as is true for any subroutine call). For example, you can't say C<\$hash{CONSTANT}> because C<CONSTANT> will be interpreted as a string. Use C<\$hash{CONSTANT()}> or C<\$hash{+CONSTANT}> to prevent the bareword quoting mechanism from kicking in. Similarly, since the C<<=>>> operator quotes a bareword immediately to its left, you have to say C<< CONSTANT() => 'value' >> (or simply use a comma in place of the big arrow) instead of

C<< CONSTANT => 'value' >>.

=head1 SEE ALSO

L<Readonly> - Facility for creating read-only scalars, arrays, hashes.

L<Attribute::Constant> - Make read-only variables  
via attribute

L<Scalar::Readonly> - Perl extension to the C<SvREADONLY> scalar flag

L<Hash::Util> - A selection of general-utility hash subroutines (mostly  
to lock/unlock keys and values)

=head1 BUGS

Please report any bugs or feature requests via the `perlbug(1)` utility.

=head1 AUTHORS

Tom Phoenix, E<lt>F<rootbeer@redcat.com>E<gt>, with help from  
many other folks.

Multiple constant declarations at once added by Casey West,  
E<lt>F<casey@geeknest.com>E<gt>.

Documentation mostly rewritten by Ilmari Karonen,  
E<lt>F<perl@itz.pp.sci.fi>E<gt>.

This program is maintained by the Perl 5 Porters.  
The CPAN distribution is maintained by SE<eacute>bastien Aperghis-Tramoni  
E<lt>F<sebastien@aperghis.net>E<gt>.

=head1 COPYRIGHT & LICENSE

Copyright (C) 1997, 1999 Tom Phoenix

This module is free software; you can redistribute it or modify it  
under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000848929\_1646171587.67/0/perl-constant-1.27-2.el7.src.rpm-cosi-expand-archive-  
TwFsgXwu/constant-1.27.tar.gz-cosi-expand-archive-SqgHML5Z/constant-1.27/lib/constant.pm

# 1.166 perl-carp 1.26-244.el7

## 1.166.1 Available under license :

No license file was found, but licenses were detected in source scan.

=head1 NAME

Carp - alternative warn and die for modules

=head1 SYNOPSIS

```
use Carp;

# warn user (from perspective of caller)
carp "string trimmed to 80 chars";

# die of errors (from perspective of caller)
croak "We're outta here!";

# die of errors with stack backtrace
confess "not implemented";

# cluck not exported by default
use Carp qw(cluck);
cluck "This is how we got here!";
```

=head1 DESCRIPTION

The Carp routines are useful in your own modules because they act like die() or warn(), but with a message which is more likely to be useful to a user of your module. In the case of cluck, confess, and longmess that context is a summary of every call in the call-stack. For a shorter message you can use C<carp> or C<croak> which report the error as being from where your module was called. There is no guarantee that that is where the error was, but it is a good educated guess.

You

can also alter the way the output and logic of C<Carp> works, by changing some global variables in the C<Carp> namespace. See the section on C<GLOBAL VARIABLES> below.

Here is a more complete description of how C<carp> and C<croak> work.

What they do is search the call-stack for a function call stack where they have not been told that there shouldn't be an error. If every call is marked safe, they give up and give a full stack backtrace instead. In other words they presume that the first likely looking

potential suspect is guilty. Their rules for telling whether a call shouldn't generate errors work as follows:

=over 4

=item 1.

Any call from a package to itself is safe.

=item 2.

Packages claim that there won't be errors on calls to or from packages explicitly marked as safe by inclusion in `C<@CARP_NOT>`, or (if that array is empty) `C<@ISA>`. The ability to override what `@ISA` says is new in 5.8.

=item 3.

The trust in item 2 is transitive. If A trusts B, and B trusts C, then A trusts C. So if you do not override `C<@ISA>` with `C<@CARP_NOT>`, then this trust relationship is identical to, "inherits from".

=item 4.

Any call from an internal Perl module is safe. (Nothing keeps user modules from marking themselves as internal to Perl, but this practice is discouraged.)

=item 5.

Any call to Perl's warning system (eg Carp itself) is safe. (This rule is what keeps it from reporting the error at the point where you call `C<carp>` or `C<croak>`.)

=item 6.

`C<$Carp::CarpLevel>` can be set to skip a fixed number of additional call levels. Using this is not recommended because it is very difficult to get it to behave correctly.

=back

=head2 Forcing a Stack Trace

As a debugging aid, you can force Carp to treat a croak as a confess and a carp as a cluck across `I<all>` modules. In other words, force a

detailed stack trace to be given. This can be very helpful when trying to understand why, or from where, a warning or error is being generated.

This feature is enabled by 'importing' the non-existent symbol 'verbose'. You would typically enable it by saying

```
perl -MCarp=verbose script.pl
```

or by including the string `C<-MCarp=verbose>` in the `PERL5OPT` environment variable.

Alternately, you can set the global variable `C<$Carp::Verbose>` to true. See the `C<GLOBAL VARIABLES>` section below.

=head1 GLOBAL VARIABLES

=head2 `$Carp::MaxEvalLen`

This variable determines how many characters of a string-eval are to be shown in the output. Use a value of `C<0>` to show all text.

Defaults to `C<0>`.

=head2 `$Carp::MaxArgLen`

This variable determines how many characters of each argument to a function to print. Use a value of `C<0>` to show the full length of the argument.

Defaults to `C<64>`.

=head2 `$Carp::MaxArgNums`

This variable determines how many arguments to each function to show. Use a value of `C<0>` to show all arguments to a function call.

Defaults to `C<8>`.

=head2 `$Carp::Verbose`

This variable makes `C<carp>` and `C<croak>` generate stack backtraces just like `C<cluck>` and `C<confess>`. This is how `C<use Carp 'verbose'>` is implemented internally.

Defaults to `C<0>`.



```
=head2 @CARP_NOT
```

This variable, I<in your package>, says which packages are I<not> to be considered as the location of an error. The C<carp()> and C<cluck()> functions will skip over callers when reporting where an error occurred.

NB: This variable must be in the package's symbol table, thus:

```
# These work
our @CARP_NOT; # file scope
use vars qw(@CARP_NOT); # package scope
@My::Package::CARP_NOT = ... ; # explicit package variable

# These don't work
sub xyz { ... @CARP_NOT = ... } # w/o declarations above
my @CARP_NOT; # even at top-level
```

Example of use:

```
package My::Carping::Package;
use Carp;
our @CARP_NOT;
sub bar { ... or _error('Wrong input') }
sub _error {
    # temporary control of where'ness, __PACKAGE__ is implicit
    local @CARP_NOT = qw(My::Friendly::Caller);
    carp(@_)
}
```

This would make C<Carp> report the error as coming from a caller not in C<My::Carping::Package>, nor from C<My::Friendly::Caller>.

Also read the L</DESCRIPTION> section above, about how C<Carp> decides where the error is reported from.

Use C<@CARP\_NOT>, instead of C<\${Carp::CarpLevel}>.

Overrides C<Carp>'s use of C<@ISA>.

```
=head2 %Carp::Internal
```

This says what packages are internal to Perl. C<Carp> will never report an error as being from a line in a package that is internal to Perl. For example:

```
$Carp::Internal{ (__PACKAGE__ ) }++;
# time passes...
```

```
sub foo { ... or confess("whatever") };
```

would give a full stack backtrace starting from the first caller outside of `__PACKAGE__`. (Unless that package was also internal to Perl.)

```
=head2 %Carp::CarpInternal
```

This says which packages are internal to Perl's warning system. For generating a full stack backtrace this is the same as being internal to Perl, the stack backtrace will not start inside packages that are listed in `C<%Carp::CarpInternal>`.

But it is slightly different for the summary message generated by `C<carp>` or `C<croak>`. There errors will not be reported on any lines that are calling packages in `C<%Carp::CarpInternal>`.

For example `C<Carp>` itself is listed in `C<%Carp::CarpInternal>`. Therefore the full stack backtrace from `C<confess>` will not start inside of `C<Carp>`, and the short message from calling `C<croak>` is not placed on the line where `C<croak>` was called.

```
=head2 $Carp::CarpLevel
```

This variable determines how many additional call frames are to be skipped that would not otherwise be when reporting where an error occurred on a call to one of `C<Carp>`'s functions. It is fairly easy to count these call frames on calls that generate a full stack backtrace. However it is much harder to do this accounting for calls that generate a short message. Usually people skip too many call frames. If they are lucky they skip enough that `C<Carp>` goes all of the way through the call stack, realizes that something is wrong, and then generates a full stack backtrace. If they are unlucky then the error is reported from somewhere misleading very high in the call stack.

Therefore it is best to avoid `C<$Carp::CarpLevel>`. Instead use `C<@CARP_NOT>`, `C<%Carp::Internal>` and `C<%Carp::CarpInternal>`.

Defaults to `C<0>`.

```
=head1 BUGS
```

The Carp routines don't handle exception objects currently. If called with a first argument that is a reference, they simply call `die()` or `warn()`, as appropriate.

=head1 SEE ALSO

L<Carp::Always>,  
L<Carp::Clan>

=head1 AUTHOR

The Carp module first appeared in Larry Wall's perl 5.000 distribution. Since then it has been modified by several of the perl 5 porters. Andrew Main (Zefram) <zefram@fysh.org> divested Carp into an independent distribution.

=head1 COPYRIGHT

Copyright (C) 1994-2012 Larry Wall

Copyright (C) 2011, 2012 Andrew Main (Zefram) <zefram@fysh.org>

=head1 LICENSE

This module is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found

in path(s):

\* /opt/cola/permits/1000849000\_1646171590.41/0/perl-Carp-1.26-244.el7.src.rpm-cosi-expand-archive-RCOFgpaK/Carp-1.26.tar.gz-cosi-expand-archive-8S7LqIRv/Carp-1.26/lib/Carp.pm

No license file was found, but licenses were detected in source scan.

NAME

Carp - alternative warn and die for modules

DESCRIPTION

The Carp routines are useful in your own modules because they act like die() or warn(), but with a message which is more likely to be useful to a user of your module. In the case of cluck, confess, and longmess that context is a summary of every call in the call-stack. For a shorter message you can use carp or croak which report the error as being from where your module was called. There is no guarantee that that is where the error was, but it is a good educated guess.

You can also alter the way the output and logic of Carp works, by changing some global variables in the Carp namespace.

INSTALLATION

perl Makefile.PL  
make  
make test  
make install

## AUTHOR

The Carp module first appeared in Larry Wall's perl 5.000 distribution. Since then it has been modified by several of the perl 5 porters. Andrew Main (Zefram) <zefram@fysh.org> divested Carp into an independent distribution.

## COPYRIGHT

Copyright (C) 1994-2012 Larry Wall

Copyright (C) 2011, 2012 Andrew Main (Zefram) <zefram@fysh.org>

## LICENSE

This module is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

\* /opt/cola/permits/1000849000\_1646171590.41/0/perl-Carp-1.26-244.el7.src.rpm-cosi-expand-archive-RCOFgpaK/Carp-1.26.tar.gz-cosi-expand-archive-8S7LqIRv/Carp-1.26/README

No license file was found, but licenses were detected in source scan.

---

abstract: 'alternative warn and die for modules'

author:

- unknown

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.6302, CPAN::Meta::Converter version 2.120921'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Carp

no\_index:

directory:

- t

- inc

requires:  
Exporter: 0  
IPC::Open3: 1.0103  
Test::More: 0  
strict: 0  
warnings: 0  
version: 1.26

Found in path(s):

\* /opt/cola/permits/1000849000\_1646171590.41/0/perl-Carp-1.26-244.el7.src.rpm-cosi-expand-archive-RCOFgpaK/Carp-1.26.tar.gz-cosi-expand-archive-8S7LqIRv/Carp-1.26/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000849000\_1646171590.41/0/perl-Carp-1.26-244.el7.src.rpm-cosi-expand-archive-RCOFgpaK/perl-Carp.spec

# 1.167 perl-encode 2.51-7.el7

## 1.167.1 Available under license :

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000848976\_1646171591.25/0/perl-Encode-2.51-7.el7.src.rpm-cosi-expand-archive-zE3mozfI/perl-Encode.spec

No license file was found, but licenses were detected in source scan.

=head1 NAME

Encode::Supported -- Encodings supported by Encode

=head1 DESCRIPTION

=head2 Encoding Names

Encoding names are case insensitive. White space in names is ignored. In addition, an encoding may have aliases.

Each encoding has one "canonical" name. The "canonical" name is chosen from the names of the encoding by picking the first in the following sequence (with a few exceptions).

=over 2

=item \*

The name used by the Perl community. That includes 'utf8' and 'ascii'. Unlike aliases, canonical names directly reach the method so such frequently used words like 'utf8' don't need to do alias lookups.

=item \*

The MIME name as defined in IETF RFCs. This includes all "iso-"s.

=item \*

The name in the IANA registry.

=item \*

The name used by the organization that defined it.

=back

In case I<de jure> canonical names differ from that of the Encode module, they are always aliased if it ever be implemented.

So you can safely tell if a given encoding is implemented or not just by passing the canonical name.

Because of all the alias issues, and because in the general case encodings have state, "Encode" uses an encoding object internally once an operation is in progress.

=head1 Supported Encodings

As of Perl 5.8.0, at least the following encodings are recognized. Note that unless otherwise specified, they are all case insensitive (via alias) and all occurrence of spaces are replaced with '-'. In other words, "ISO 8859 1" and "iso-8859-1" are identical.

Encodings are categorized and implemented in several different modules but you don't have to C<use Encode::XX> to make them available for most cases. Encode.pm will automatically load those modules on demand.

=head2 Built-in Encodings

The following encodings are always available.

Canonical	Aliases	Comments & References
-----------	---------	-----------------------

-----

ascii	US-ascii	
-------	----------	--

ISO-646-US		[ECMA]
ascii-ctrl		Special Encoding
iso-8859-1	latin1	[ISO]
null		Special Encoding
utf8	UTF-8	[RFC2279]

-----

I<null> and I<ascii-ctrl> are special. "null" fails for all character so when you set fallback mode to PERLQQ, HTMLCREF or XMLCREF, ALL CHARACTERS will fall back to character references. Ditto for "ascii-ctrl" except for control characters. For fallback modes, see L<Encode>.

=head2 Encode::Unicode -- other Unicode encodings

Unicode coding schemes other than native utf8 are supported by Encode::Unicode, which will be autoloaded on demand.

-----

UCS-2BE	UCS-2, iso-10646-1	[IANA, UC]
UCS-2LE		[UC]
UTF-16		[UC]
UTF-16BE		[UC]
UTF-16LE		[UC]
UTF-32		[UC]
UTF-32BE	UCS-4	[UC]
UTF-32LE		[UC]
UTF-7		[RFC2152]

-----

To find how (UCS-2|UTF-(16|32))(LE|BE)? differ from one another, see L<Encode::Unicode>.

UTF-7 is a special encoding which "re-encodes" UTF-16BE into a 7-bit encoding. It is implemented separately by Encode::Unicode::UTF7.

=head2 Encode::Byte -- Extended ASCII

Encode::Byte implements most single-byte encodings except for Symbols and EBCDIC. The following encodings are based on single-byte encodings implemented as extended ASCII. Most of them map \x80-\xff (upper half) to non-ASCII characters.

=over 2

=item ISO-8859 and corresponding vendor mappings

Since there are so many, they are presented in table format with languages and corresponding encoding names by vendors. Note that the table is sorted in order of ISO-8859 and the corresponding vendor mappings are slightly different from that of ISO. See [L<http://czyborra.com/charsets/iso8859.html>](http://czyborra.com/charsets/iso8859.html) for details.

Lang/Regions ISO/Other Std. DOS Windows Macintosh Others

```
-----
N. America (ASCII) cp437 AdobeStandardEncoding
                cp863 (DOSCanadaF)
W. Europe iso-8859-1 cp850 cp1252 MacRoman nextstep
                hp-roman8
                cp860 (DOSPortuguese)
Cntrl. Europe iso-8859-2 cp852 cp1250 MacCentralEurRoman
                MacCroatian

                MacRomanian
                MacRumanian
Latin3[1] iso-8859-3
Latin4[2] iso-8859-4
Cyrillics iso-8859-5 cp855 cp1251 MacCyrillic
(See also next section) cp866 MacUkrainian
Arabic iso-8859-6 cp864 cp1256 MacArabic
                cp1006 MacFarsi
Greek iso-8859-7 cp737 cp1253 MacGreek
                cp869 (DOSGreek2)
Hebrew iso-8859-8 cp862 cp1255 MacHebrew
Turkish iso-8859-9 cp857 cp1254 MacTurkish
Nordics iso-8859-10 cp865
                cp861 MacIcelandic
                MacSami
Thai iso-8859-11[3] cp874 MacThai
(iso-8859-12 is nonexistent. Reserved for Indics?)
Baltics iso-8859-13 cp775 cp1257
Celtics iso-8859-14
Latin9 [4] iso-8859-15
Latin10 iso-8859-16
Vietnamese viscii cp1258 MacVietnamese
-----
```

[1] Esperanto, Maltese, and Turkish. Turkish is now on 8859-9.

[2] Baltics. Now on 8859-10, except for Latvian.

[3] TIS 620 + Non-Breaking Space (0xA0 / U+00A0)

[4] Nicknamed Latin0; the Euro sign as well as French and Finnish letters that are missing from 8859-1 were added.

All cp\* are also available as ibm-\*, ms-\*, and windows-\*. See also



L<<http://czyborra.com/charsets/codepages.html>>.

Macintosh encodings don't seem to be registered in such entities as IANA. "Canonical" names in Encode are based upon Apple's Tech Note 1150. See L<<http://developer.apple.com/technotes/tn/tn1150.html>> for details.

=item KOI8 - De Facto Standard for the Cyrillic world

Though ISO-8859 does have ISO-8859-5, the KOI8 series is far more popular in the Net. L<Encode> comes with the following KOI charsets. For gory details, see L<<http://czyborra.com/charsets/cyrillic.html>>

```
-----  
koi8-f  
koi8-r cp878                [RFC1489]  
koi8-u                      [RFC2319]  
-----
```

=back

=head2 gsm0338 - Hentai Latin 1

GSM0338 is for GSM handsets. Though it shares alphanumerals with ASCII, control character ranges and other parts are mapped very differently, mainly to store Greek characters. There are also escape sequences (starting with 0x1B) to cover e.g. the Euro sign.

This was once handled by L<Encode::Bytes> but because of all those unusual specifications, Encode 2.20 has relocated the support to L<Encode::GSM0338>. See L<Encode::GSM0338> for details.

=over 2

=item gsm0338 support before 2.19

Some special cases like a trailing 0x00 byte or a lone 0x1B byte are not well-defined and decode() will return an empty string for them. One possible workaround is

```
$gsm =~ s/\x00\z/\x00\x00/;  
$uni = decode("gsm0338", $gsm);  
$uni .= "\xA0" if $gsm =~ /\x1B\z/;
```

Note that the Encode implementation of GSM0338 does not implement the reuse of Latin capital letters as Greek capital letters (for example,

the 0x5A is U+005A (LATIN CAPITAL LETTER Z), not U+0396 (GREEK CAPITAL LETTER ZETA).

The GSM0338 is also covered in Encode::Byte even though it is not an "extended ASCII" encoding.

=back

=head2 CJK: Chinese, Japanese, Korean (Multibyte)

Note that Vietnamese is listed above. Also read "Encoding vs Charset" below. Also note that these are implemented in distinct modules by countries, due to the size concerns (simplified Chinese is mapped to 'CN', continental China, while traditional Chinese is mapped to 'TW', Taiwan). Please refer to their respective documentation pages.

=over 2

=item Encode::CN -- Continental China

Standard	DOS/Win Macintosh	Comment/Reference
-----		
euc-cn [1]	MacChineseSimp	
(gbk)	cp936 [2]	
gb12345-raw		{ GB12345 without CES }
gb2312-raw		{ GB2312 without CES }
hz		
iso-ir-165		
-----		

[1] GB2312 is aliased to this. See L<Microsoft-related naming mess>

[2] gbk is aliased to this. See L<Microsoft-related naming mess>

=item Encode::JP -- Japan

Standard	DOS/Win Macintosh	Comment/Reference
-----		
euc-jp		
shiftjis	cp932 macJapanese	
7bit-jis		
iso-2022-jp		[RFC1468]
iso-2022-jp-1		[RFC2237]
jis0201-raw		{ JIS X 0201 (roman + halfwidth kana) without CES }
jis0208-raw		{ JIS X 0208 (Kanji + fullwidth kana) without CES }
jis0212-raw		{ JIS X 0212
(Extended Kanji)		without CES }
-----		

=item Encode::KR -- Korea

Standard	DOS/Win Macintosh	Comment/Reference
-----		
euc-kr	MacKorean	[RFC1557]
cp949 [1]		
iso-2022-kr		[RFC1557]
johab	[KS X 1001:1998, Annex 3]	
ksc5601-raw	{ KSC5601 without CES }	
-----		

[1] ks\_c\_5601-1987, (x-)?windows-949, and uhc are aliased to this.  
See below.

=item Encode::TW -- Taiwan

Standard	DOS/Win Macintosh	Comment/Reference
-----		
big5-eten	cp950 MacChineseTrad	{ big5 aliased to big5-eten }
big5-hkscs		
-----		

=item Encode::HanExtra -- More Chinese via CPAN

Due to the size concerns, additional Chinese encodings below are distributed separately on CPAN, under the name Encode::HanExtra.

Standard	DOS/Win Macintosh	Comment/Reference
-----		
big5ext		CMEX's Big5e Extension
big5plus		CMEX's Big5+ Extension
cccii	Chinese Character Code for Information Interchange	
euc-tw		EUC (Extended Unix Character)
gb18030		GBK with Traditional Characters
-----		

=item Encode::JIS2K -- JIS X 0213 encodings via CPAN

Due to size concerns, additional Japanese encodings below are distributed separately on CPAN, under the name Encode::JIS2K.

Standard	DOS/Win Macintosh	Comment/Reference
-----		
euc-jisx0213		
shiftjisx0123		
iso-2022-jp-3		

jis0213-1-raw

jis0213-2-raw

-----  
=back

=head2 Miscellaneous encodings

=over 2

=item Encode::EBCDIC

See L<perlebcdic> for details.

-----  
cp37

cp500

cp875

cp1026

cp1047

posix-bc

-----  
=item Encode::Symbols

For symbols and dingbats.

-----  
symbol

dingbats

MacDingbats

AdobeZdingbat

AdobeSymbol

-----  
=item Encode::MIME::Header

Strictly speaking, MIME header encoding documented in RFC 2047 is more of encapsulation than encoding. However, their support in modern world is imperative so they are supported.

-----  
MIME-Header [RFC2047]

MIME-B [RFC2047]

MIME-Q [RFC2047]

-----  
=item Encode::Guess

This one is not a name of encoding but a utility that lets you pick up the most appropriate encoding for a data out of given I<suspects>. See L<Encode::Guess> for details.

=back

=head1 Unsupported encodings

The following encodings are not supported as yet; some because they are rarely used, some because of technical difficulties. They may be supported by external modules via CPAN in the future, however.

=over 2

=item ISO-2022-JP-2 [RFC1554]

Not very popular yet. Needs Unicode Database or equivalent to implement encode() (because it includes JIS X 0208/0212, KSC5601, and GB2312 simultaneously, whose code points in Unicode overlap. So you need to lookup the database to determine to what character set a given Unicode character should belong).

=item ISO-2022-CN [RFC1922]

Not very popular. Needs CNS 11643-1 and -2 which are not available in this module. CNS 11643 is supported (via euc-tw) in Encode::HanExtra. Autrijus Tang may add support for this encoding in his module in future.

=item Various HP-UX encodings

The following are unsupported due to the lack of mapping data.

'8' - arabic8, greek8, hebrew8, kana8, thai8, and turkish8

'15' - japanese15, korean15, and roi15

=item Cyrillic encoding ISO-IR-111

Anton Tagunov doubts its usefulness.

=item ISO-8859-8-1 [Hebrew]

None of the Encode team knows Hebrew enough (ISO-8859-8, cp1255 and MacHebrew are supported because and just because there were mappings available at L<<http://www.unicode.org/>>). Contributions welcome.

=item ISIRI 3342, Iran System, ISIRI 2900 [Farsi]

Ditto.

=item Thai encoding TCVN

Ditto.

=item Vietnamese encodings VPS

Though

Jungshik Shin has reported that Mozilla supports this encoding, it was too late before 5.8.0 for us to add it. In the future, it may be available via a separate module. See

L<<http://lxr.mozilla.org/seamonkey/source/intl/uconv/ucvlatin/vps.uf>>  
and

L<<http://lxr.mozilla.org/seamonkey/source/intl/uconv/ucvlatin/vps.ut>>  
if you are interested in helping us.

=item Various Mac encodings

The following are unsupported due to the lack of mapping data.

MacArmenian, MacBengali, MacBurmese, MacEthiopic  
MacExtArabic, MacGeorgian, MacKannada, MacKhmer  
MacLaotian, MacMalayalam, MacMongolian, MacOriya  
MacSinhalese, MacTamil, MacTelugu, MacTibetan  
MacVietnamese

The rest which are already available are based upon the vendor mappings at L<<http://www.unicode.org/Public/MAPPINGS/VENDORS/APPLE/>> .

=item (Mac) Indic encodings

The maps for the following are available at L<<http://www.unicode.org/>>  
but remain unsupported because those encodings need an algorithmical  
approach,

currently unsupported by F<enc2xs>:

MacDevanagari  
MacGurmukhi  
MacGujarati

For details, please see C<Unicode mapping issues and notes:> at  
L<<http://www.unicode.org/Public/MAPPINGS/VENDORS/APPLE/DEVANAGA.TXT>> .

I believe this issue is prevalent not only for Mac Indics but also in  
other Indic encodings, but the above were the only Indic encodings  
maps that I could find at L<<http://www.unicode.org/>> .

=back

=head1 Encoding vs. Charset -- terminology

We are used to using the term (character) I<encoding> and I<character set> interchangeably. But just as confusing the terms byte and character is dangerous and the terms should be differentiated when needed, we need to differentiate I<encoding> and I<character set>.

To understand that, here is a description of how we make computers grok our characters.

=over 2

=item \*

First we start with which characters to include. We call this collection of characters I<character repertoire>.

=item \*

Then we have to give each character a unique ID so your computer can tell the difference between 'a' and 'A'. This itemized character repertoire is now a I<character set>.

=item \*

If your computer can grow the character set without further processing, you can go ahead and use it. This is called a I<coded character set> (CCS) or I<raw character encoding>. ASCII is used this way for most cases.

=item \*

But in many cases, especially multi-byte CJK encodings, you have to tweak a little more. Your network connection may not accept any data with the Most Significant Bit set, and your computer may not be able to tell if a given byte is a whole character or just half of it. So you have to I<encode> the character set to use it.

A I<character encoding scheme> (CES) determines how to encode a given character set, or a set of multiple character sets. 7bit ISO-2022 is an example of a CES. You switch between character sets via I<escape sequences>.

=back

Technically, or mathematically, speaking, a character set encoded in such a CES that maps character by character may form a CCS. EUC is such an example. The CES of EUC is as follows:

=over 2

=item \*

Map ASCII unchanged.

=item \*

Map such a character set that consists of 94 or 96 powered by N members by adding 0x80 to each byte.

=item \*

You can also use 0x8e and 0x8f to indicate that the following sequence of characters belongs to yet another character set. To each following byte is added the value 0x80.

=back

By carefully looking at the encoded byte sequence, you can find that the byte sequence conforms a unique number. In that sense, EUC is a CCS generated by a CES above from up to four CCS (complicated?). UTF-8 falls into this category. See [L<perlUnicode/"UTF-8">](#) to find out how UTF-8 maps Unicode to a byte sequence.

You may also have found out by now why 7bit ISO-2022 cannot comprise a CCS. If you look at a byte sequence `\x21\x21`, you can't tell if it is two '!'s or IDEOGRAPHIC SPACE. EUC maps the latter to `\xA1\xA1` so you have no trouble differentiating between "!!". and S<" ">.

=head1 Encoding Classification (by Anton Tagunov and Dan Kogai)

This section tries to classify the supported encodings by their applicability for information exchange over the Internet and to choose the most suitable aliases to name them in the context of such communication.

=over 2

=item \*



To (en|de)code encodings marked by C<(\*)>, you need C<Encode::HanExtra>, available from CPAN.

=back

Encoding names

US-ASCII UTF-8 ISO-8859-\* KOI8-R  
Shift\_JIS EUC-JP ISO-2022-JP ISO-2022-JP-1  
EUC-KR Big5 GB2312

are registered with IANA as preferred MIME names and may be used over the Internet.

C<Shift\_JIS> has been officialized by JIS X 0208:1997.  
L<Microsoft-related naming mess> gives details.

C<GB2312> is the IANA name for C<EUC-CN>.  
See L<Microsoft-related naming mess> for details.

C<GB\_2312-80> I<raw> encoding is available as C<gb2312-raw> with Encode. See L<Encode::CN> for details.

EUC-CN  
KOI8-U  
[RFC2319]

have not been registered with IANA (as of March 2002) but seem to be supported by major web browsers.  
The IANA name for C<EUC-CN> is C<GB2312>.

KS\_C\_5601-1987

is heavily misused.  
See L<Microsoft-related naming mess> for details.

C<KS\_C\_5601-1987> I<raw> encoding is available as C<kcs5601-raw> with Encode. See L<Encode::KR> for details.

UTF-16 UTF-16BE UTF-16LE

are IANA-registered C<charset>s. See [RFC 2781] for details.  
Jungshik Shin reports that UTF-16 with a BOM is well accepted by MS IE 5/6 and NS 4/6. Beware however that

=over 2

=item \*

C<UTF-16> support in any software you're going to be using/interoperating with has probably been less tested than C<UTF-8> support

=item \*

C<UTF-8> coded data seamlessly passes traditional command piping (C<cat>, C<more>, etc.) while C<UTF-16> coded data is likely to cause confusion (with its zero bytes, for example)

=item \*

it is beyond the power of words to describe the way HTML browsers encode non-C<ASCII> form

data. To get a general impression, visit

[L<http://www.alanflavell.org.uk/charset/form-118n.html>](http://www.alanflavell.org.uk/charset/form-118n.html).

While encoding of form data has stabilized for C<UTF-8> encoded pages (at least IE 5/6, NS 6, and Opera 6 behave consistently), be sure to expect fun (and cross-browser discrepancies) with C<UTF-16> encoded pages!

=back

The rule of thumb is to use C<UTF-8> unless you know what you're doing and unless you really benefit from using C<UTF-16>.

ISO-IR-165 [RFC1345]

VISCII

GB 12345

GB 18030 (\*\*) (see links bellow)

EUC-TW (\*\*)

are totally valid encodings but not registered at IANA.

The names under which they are listed here are probably the most widely-known names for these encodings and are recommended names.

BIG5PLUS (\*\*)

is a proprietary name.

=head2 Microsoft-related naming mess

Microsoft products misuse the following names:

=over 2

=item KS\_C\_5601-1987

Microsoft extension to C<EUC-KR>.

Proper names: C<CP949>, C<UHC>, C<x-windows-949> (as used by Mozilla).

See

L<<http://lists.w3.org/Archives/Public/ietf-charsets/2001AprJun/0033.html>>  
for details.

Encode aliases C<KS\_C\_5601-1987> to C<cp949> to reflect this common  
misusage. I<Raw> C<KS\_C\_5601-1987> encoding is available as  
C<kcs5601-raw>.

See L<Encode::KR> for details.

=item GB2312

Microsoft extension to C<EUC-CN>.

Proper names: C<CP936>, C<GBK>.

C<GB2312> has been registered in the C<EUC-CN> meaning at  
IANA. This has partially repaired the situation: Microsoft's  
C<GB2312> has become a superset of the official C<GB2312>.

Encode aliases C<GB2312> to C<euc-cn> in full agreement with  
IANA registration. C<cp936> is supported separately.  
I<Raw> C<GB\_2312-80> encoding is available as C<gb2312-raw>.

See L<Encode::CN> for details.

=item Big5

Microsoft extension to C<Big5>.

Proper name: C<CP950>.

Encode separately supports C<Big5> and C<cp950>.

=item Shift\_JIS

Microsoft's understanding of C<Shift\_JIS>.

JIS has not endorsed the full Microsoft standard however.  
The official C<Shift\_JIS>

includes only JIS X 0201 and JIS X 0208 character sets, while Microsoft has always used C<Shift\_JIS> to encode a wider character repertoire. See C<IANA> registration for C<Windows-31J>.

As a historical predecessor, Microsoft's variant probably has more rights for the name, though it may be objected that Microsoft shouldn't have used JIS as part of the name in the first place.

Unambiguous name: C<CP932>. C<IANA> name (also used by Mozilla, and provided as an alias by Encode): C<Windows-31J>.

Encode separately supports C<Shift\_JIS> and C<cp932>.

=back

=head1 Glossary

=over 2

=item character repertoire

A collection of unique characters. A I<character> set in the strictest sense. At this stage, characters are not numbered.

=item coded character set (CCS)

A character set that is mapped in a way computers can use directly. Many character encodings, including EUC, fall in this category.

=item character encoding scheme (CES)

An algorithm to map a character set to a byte sequence.

You don't have to be able to tell which character set a given byte sequence belongs. 7-bit ISO-2022 is a CES but it cannot be a CCS. EUC is an example of being both a CCS and CES.

=item charset (in MIME context)

has long been used in the meaning of C<encoding>, CES.

While the word combination C<character set> has lost this meaning in MIME context since [RFC 2130], the C<charset> abbreviation has retained it. This is how [RFC 2277] and [RFC 2278] bless C<charset>:

This document uses the term "charset" to mean a set of rules for

mapping from a sequence of octets to a sequence of characters, such as the combination of a coded character set and a character encoding scheme; this is also what is used as an identifier in MIME "charset=" parameters, and registered in the IANA charset registry ... (Note that this is NOT a term used by other standards bodies, such as ISO). [RFC 2277]

=item EUC

Extended Unix Character. See ISO-2022.

=item ISO-2022

A CES that was carefully designed to coexist with ASCII. There are a 7 bit version and an 8 bit version.

The 7 bit version switches character set via escape sequence so it cannot form a CCS. Since this is more difficult to handle in programs than the 8 bit version, the 7 bit version is not very popular except for iso-2022-jp, the I<de facto> standard CES for e-mails.

The 8 bit version can form a CCS. EUC and ISO-8859 are two examples thereof. Pre-5.6 perl could use them as string literals.

=item UCS

Short for I<Universal Character Set>. When you say just UCS, it means I<Unicode>.

=item UCS-2

ISO/IEC 10646 encoding form: Universal Character Set coded in two octets.

=item Unicode

A character set that aims to include all character repertoires of the world. Many character sets in various national as well as industrial standards have become, in a way, just subsets of Unicode.

=item UTF

Short for I<Unicode Transformation Format>. Determines how to map a Unicode character into a byte sequence.

=item

## UTF-16

A UTF in 16-bit encoding. Can either be in big endian or little endian. The big endian version is called UTF-16BE (equal to UCS-2 + surrogate support) and the little endian version is called UTF-16LE.

=back

=head1 See Also

L<Encode>,

L<Encode::Byte>,

L<Encode::CN>, L<Encode::JP>, L<Encode::KR>, L<Encode::TW>,

L<Encode::EBCDIC>, L<Encode::Symbol>

L<Encode::MIME::Header>, L<Encode::Guess>

=head1 References

=over 2

=item ECMA

European Computer Manufacturers Association

L<<http://www.ecma.ch>>

=over 2

=item ECMA-035 (eq C<ISO-2022>)

L<<http://www.ecma.ch/ecma1/STAND/ECMA-035.HTM>>

The specification of ISO-2022 is available from the link above.

=back

=item IANA

Internet Assigned Numbers Authority

L<<http://www.iana.org/>>

=over 2

=item Assigned Charset Names by IANA

L<<http://www.iana.org/assignments/character-sets>>

Most of the C<canonical names> in Encode derive from this list so you can directly apply the string you have extracted from MIME

header of mails and  
web pages.

=back

=item ISO

International Organization for Standardization

L<<http://www.iso.ch/>>

=item RFC

Request For Comments -- need I say more?

L<<http://www.rfc-editor.org/>>, L<<http://www.ietf.org/rfc.html>>,

L<<http://www.faqs.org/rfcs/>>

=item UC

Unicode Consortium

L<<http://www.unicode.org/>>

=over 2

=item Unicode Glossary

L<<http://www.unicode.org/glossary/>>

The glossary of this document is based upon this site.

=back

=back

=head2 Other Notable Sites

=over 2

=item czyborra.com

L<<http://czyborra.com/>>

Contains a lot of useful information, especially gory details of ISO  
vs. vendor mappings.

=item CJK.inf

L<<http://examples.oreilly.com/cjkvinfo/doc/cjk.inf>>

Somewhat obsolete (last update in 1996), but still useful. Also try

[L<ftp://ftp.oreilly.com/pub/examples/nutshell/cjkv/pdf/GB18030\\_Summary.pdf>](ftp://ftp.oreilly.com/pub/examples/nutshell/cjkv/pdf/GB18030_Summary.pdf)

You will find brief info on C<EUC-CN>, C<GBK> and mostly on C<GB 18030>.

=item Jungshik Shin's Hangul FAQ

[L<http://jshin.net/faq>](http://jshin.net/faq)

And especially its subject 8.

[L<http://jshin.net/faq/qa8.html>](http://jshin.net/faq/qa8.html)

A

comprehensive overview of the Korean (C<KS \*>) standards.

=item debian.org: "Introduction to i18n"

A brief description for most of the mentioned CJK encodings is contained in

[L<http://www.debian.org/doc/manuals/intro-i18n/ch-codes.en.html>](http://www.debian.org/doc/manuals/intro-i18n/ch-codes.en.html)

=back

=head2 Offline sources

=over 2

=item C<CJKV Information Processing> by Ken Lunde

CJKV Information Processing

1999 O'Reilly & Associates, ISBN : 1-56592-224-7

The modern successor of C<CJK.inf>.

Features a comprehensive coverage of CJKV character sets and encodings along with many other issues faced by anyone trying to better support CJKV languages/scripts in all the areas of information processing.

To purchase this book, visit

[L<http://oreilly.com/catalog/9780596514471/>](http://oreilly.com/catalog/9780596514471/)

or your favourite bookstore.

=back

=cut



Found in path(s):

```
* /opt/cola/permits/1000848976_1646171591.25/0/perl-Encode-2.51-7.el7.src.rpm-cosi-expand-archive-zE3mozfI/Encode-2.51.tar.gz-cosi-expand-archive-Fimf2xiA/Encode-2.51/lib/Encode/Supported.pod
```

No license file was found, but licenses were detected in source scan.

=head1 NAME

Encode - character encodings in Perl

=head1 SYNOPSIS

```
use Encode qw(decode encode);
$characters = decode('UTF-8', $octets, Encode::FB_CROAK);
$octets     = encode('UTF-8', $characters, Encode::FB_CROAK);
```

=head2 Table of Contents

Encode consists of a collection of modules whose details are too extensive to fit in one document. This one itself explains the top-level APIs and general topics at a glance. For other topics and more details, see the documentation for these modules:

=over 2

=item L<Encode::Alias> - Alias definitions to encodings

=item L<Encode::Encoding> - Encode Implementation Base Class

=item L<Encode::Supported> - List of Supported Encodings

=item L<Encode::CN> - Simplified Chinese Encodings

=item L<Encode::JP> - Japanese Encodings

=item L<Encode::KR> - Korean Encodings

=item L<Encode::TW> - Traditional Chinese Encodings

=back

=head1 DESCRIPTION

The C<Encode> module provides the interface between Perl strings and the rest of the system. Perl strings are sequences of I<characters>.

The repertoire of characters that Perl can represent is a superset of those defined by the Unicode Consortium. On most platforms the ordinal values of a character as returned by `C<ord(I<S>)>` is the I<Unicode codepoint> for that character. The exceptions are platforms where the legacy encoding is some variant of EBCDIC rather than a superset of ASCII; see L<perlebcdic>.

During recent history, data is moved around a computer in 8-bit chunks, often called "bytes" but also known as "octets" in standards documents. Perl is widely used to manipulate data of many types: not only strings of characters representing human or computer languages, but also "binary" data, being the machine's representation of numbers, pixels in an image, or just about anything.

When Perl is processing "binary data", the programmer wants Perl to process "sequences of bytes". This is not a problem for Perl: because a byte has 256 possible values, it easily fits in Perl's much larger "logical character".

This document mostly explains the I<how>. L<perlunitut> and L<perlunifaq> explain the I<why>.

## =head2 TERMINOLOGY

### =head3 character

A character in the range  $0 \dots 2^{32}-1$  (or more); what Perl's strings are made of.

### =head3 byte

A character in the range  $0 \dots 255$ ; a special case of a Perl character.

### =head3 octet

8 bits of data, with ordinal values  $0 \dots 255$ ; term for bytes passed to or from a non-Perl context, such as a disk file, standard I/O stream, database, command-line argument, environment variable, socket etc.

## =head1 THE PERL ENCODING API

### =head2 Basic methods

#### =head3 encode

```
$octets = encode(ENCODING, STRING[, CHECK])
```

Encodes the scalar value I<STRING> from Perl's internal form into I<ENCODING> and returns a sequence of octets. I<ENCODING> can be either a canonical name or an alias. For encoding names and aliases, see L</"Defining Aliases">. For CHECK, see L</"Handling Malformed Data">.

For example, to convert a string from Perl's internal format into ISO-8859-1, also known as Latin1:

```
$octets = encode("iso-8859-1", $string);
```

B<CAVEAT>: When you run C<\$octets = encode("utf8", \$string)>, then \$octets I<might not be equal to> \$string. Though both contain the same data, the UTF8 flag for \$octets is I<always> off. When you encode anything, the UTF8 flag on the result is always off, even when it contains a completely valid utf8 string. See L</"The UTF8 flag"> below.

If the \$string is C<undef>, then C<undef> is returned.

```
=head3 decode
```

```
$string = decode(ENCODING, OCTETS[, CHECK])
```

This function returns the string that results from decoding the scalar value I<OCTETS>, assumed to be a sequence of octets in I<ENCODING>, into Perl's internal form. The returns the resulting string. As with encode(), I<ENCODING> can be either a canonical name or an alias. For encoding names and aliases, see L</"Defining Aliases">; for I<CHECK>, see L</"Handling Malformed Data">.

For example, to convert ISO-8859-1 data into a string in Perl's internal format:

```
$string = decode("iso-8859-1", $octets);
```

B<CAVEAT>: When you run C<\$string = decode("utf8", \$octets)>, then \$string I<might not be equal to> \$octets. Though both contain the same data, the UTF8 flag for \$string is on unless \$octets consists entirely of ASCII data on ASCII machines or EBCDIC on EBCDIC machines. See L</"The UTF8 flag"> below.

If the \$string is C<undef>, then C<undef> is returned.

```
=head3 find_encoding
```

```
[$obj =] find_encoding(ENCODING)
```

Returns the I<encoding object> corresponding to I<ENCODING>. Returns C<undef> if no matching I<ENCODING> is found. The returned object is what does the actual encoding or decoding.

```
$utf8 = decode($name, $bytes);
```

is in fact

```
$utf8 = do {  
    $obj = find_encoding($name);  
    croak qq(encoding "$name" not found) unless ref $obj;  
    $obj->decode($bytes);  
};
```

with more error checking.

You can therefore save time  
by reusing this object as follows;

```
my $enc = find_encoding("iso-8859-1");  
while(<>) {  
    my $utf8 = $enc->decode($_);  
    ... # now do something with $utf8;  
}
```

Besides L</decode> and L</encode>, other methods are available as well. For instance, C<name()> returns the canonical name of the encoding object.

```
find_encoding("latin1")->name; # iso-8859-1
```

See L<Encode::Encoding> for details.

=head3 from\_to

```
[$length =] from_to($octets, FROM_ENC, TO_ENC [, CHECK])
```

Converts I<in-place> data between two encodings. The data in \$octets must be encoded as octets and I<not> as characters in Perl's internal format. For example, to convert ISO-8859-1 data into Microsoft's CP1250 encoding:

```
from_to($octets, "iso-8859-1", "cp1250");
```

and to convert it back:

```
from_to($octets, "cp1250", "iso-8859-1");
```

Because the conversion happens in place, the data to be converted cannot be a string constant: it must be a scalar variable.

C<from\_to()> returns the length of the converted string in octets on success, and C<undef> on error.

B<CAVEAT>: The following operations may look the same, but are not:

```
from_to($data, "iso-8859-1", "utf8"); #1
$data = decode("iso-8859-1", $data); #2
```

Both #1 and #2 make \$data consist of a completely valid UTF-8 string, but only #2 turns the UTF8 flag on. #1 is equivalent to:

```
$data = encode("utf8", decode("iso-8859-1", $data));
```

See L<"/The UTF8 flag"> below.

Also note that:

```
from_to($octets, $from, $to, $check);
```

is equivalent to:

```
$octets = encode($to, decode($from, $octets), $check);
```

Yes, it does I<not> respect the \$check during decoding. It is deliberately done that way. If you need minute control, use C<decode> followed by C<encode> as follows:

```
$octets = encode($to, decode($from, $octets, $check_from), $check_to);
```

```
=head3 encode_utf8
```

```
$octets = encode_utf8($string);
```

Equivalent to C<\$octets = encode("utf8", \$string)>. The characters in \$string are encoded in Perl's internal format, and the result is returned as a sequence of octets. Because all possible characters in Perl have a (loose, not strict) UTF-8 representation, this function cannot fail.

```
=head3 decode_utf8
```

```
$string = decode_utf8($octets [, CHECK]);
```

Equivalent to `C<$string = decode("utf8", $octets [, CHECK])>`.

The sequence of octets represented by `$octets` is decoded from UTF-8 into a sequence of logical characters.

Because not all sequences of octets are valid UTF-8, it is quite possible for this function to fail.

For CHECK, see `L<"/Handling Malformed Data">`.

=head2 Listing available encodings

```
use Encode;
@list = Encode->encodings();
```

Returns a list of canonical names of available encodings that have already been loaded. To get a list of all available encodings including those that have not yet been loaded, say:

```
@all_encodings = Encode->encodings(":all");
```

Or you can give the name of a specific module:

```
@with_jp = Encode->encodings("Encode::JP");
```

When `"C<:::>"` is not in the name, `"C<Encode:::>"` is assumed.

```
@ebcdic = Encode->encodings("EBCDIC");
```

To find out in detail which encodings are supported by this package, see `L<Encode::Supported>`.

=head2 Defining Aliases

To add a new alias to a given encoding, use:

```
use Encode;
use Encode::Alias;
define_alias(NEWNAME => ENCODING);
```

After that, `I<NEWNAME>` can be used as an alias for `I<ENCODING>`.

`I<ENCODING>` may be either the name of an encoding or an `I<encoding object>`.

Before you do that, first make sure the alias is nonexistent using `C<resolve_alias(>`, which returns the canonical name thereof.

For example:

```
Encode::resolve_alias("latin1") eq "iso-8859-1" # true
Encode::resolve_alias("iso-8859-12") # false; nonexistent
```

```
Encode::resolve_alias($name) eq $name # true if $name is canonical
```

C<resolve\_alias()> does not need C<use Encode::Alias>; it can be imported via C<use Encode qw(resolve\_alias)>.

See L<Encode::Alias> for details.

```
=head2 Finding IANA Character Set Registry names
```

The canonical name of a given encoding does not necessarily agree with IANA Character Set Registry, commonly seen as C<< Content-Type: text/plain; charset=I<WHATEVER> >>. For most cases, the canonical name works, but sometimes it does not, most notably with "utf-8-strict".

As of C<Encode> version 2.21, a new method C<mime\_name()> is therefore added.

```
use Encode;
my $enc = find_encoding("UTF-8");
warn $enc->name; # utf-8-strict
warn $enc->mime_name; # UTF-8
```

See also: L<Encode::Encoding>

```
=head1 Encoding via PerlIO
```

If your perl supports C<PerlIO> (which is the default), you can use a C<PerlIO> layer to decode and encode directly via a filehandle. The following two examples are fully identical in functionality:

```
### Version 1 via PerlIO
open(INPUT, "< :encoding(shiftjis)", $infile)
  || die "Can't open < $infile for reading: $!";
open(OUTPUT, "> :encoding(euc-jp)", $outfile)
  || die "Can't open > $output for writing: $!";
while (<INPUT>) { # auto decodes $_
  print OUTPUT;
# auto encodes $_
}
close(INPUT) || die "can't close $infile: $!";
close(OUTPUT) || die "can't close $outfile: $!";
```

```
### Version 2 via from_to()
open(INPUT, "< :raw", $infile)
  || die "Can't open < $infile for reading: $!";
open(OUTPUT, "> :raw", $outfile)
  || die "Can't open > $output for writing: $!";
```

```

while (<INPUT>) {
    from_to($_, "shiftjis", "euc-jp", 1); # switch encoding
    print OUTPUT; # emit raw (but properly encoded) data
}
close(INPUT) || die "can't close $infile: $!";
close(OUTPUT) || die "can't close $outfile: $!";

```

In the first version above, you let the appropriate encoding layer handle the conversion. In the second, you explicitly translate from one encoding to the other.

Unfortunately, it may be that encodings are C<PerlIO>-savvy. You can check to see whether your encoding is supported by C<PerlIO> by invoking the C<perlio\_ok> method on it:

```

Encode::perlio_ok("hz");          # false
find_encoding("euc-cn")->perlio_ok;
# true wherever PerlIO is available

use Encode qw(perlio_ok);        # imported upon request
perlio_ok("euc-jp")

```

Fortunately, all encodings that come with C<Encode> core are C<PerlIO>-savvy except for C<hz> and C<ISO-2022-kr>. For the gory details, see L<Encode::Encoding> and L<Encode::PerlIO>.

## =head1 Handling Malformed Data

The optional I<CHECK> argument tells C<Encode> what to do when encountering malformed data. Without I<CHECK>, C<Encode::FB\_DEFAULT> (== 0) is assumed.

As of version 2.12, C<Encode> supports coderef values for C<CHECK>; see below.

B<NOTE:> Not all encodings support this feature. Some encodings ignore the I<CHECK> argument. For example, L<Encode::Unicode> ignores I<CHECK> and it always croaks on error.

## =head2 List of I<CHECK> values

### =head3 FB\_DEFAULT

```
I<CHECK> = Encode::FB_DEFAULT ( == 0)
```

If I<CHECK> is 0, encoding and decoding replace any malformed character with a I<substitution character>. When you encode,



I<SUBCHAR> is used.

When you decode, the Unicode REPLACEMENT CHARACTER, code point U+FFFD, is used. If the data is supposed to be UTF-8, an optional lexical warning of warning category C<"utf8"> is given.

```
=head3 FB_CROAK
```

```
I<CHECK> = Encode::FB_CROAK ( == 1)
```

If I<CHECK> is 1, methods immediately die with an error message. Therefore, when I<CHECK> is 1, you should trap exceptions with C<eval{ }>, unless you really want to let it C<die>.

```
=head3 FB_QUIET
```

```
I<CHECK> = Encode::FB_QUIET
```

If I<CHECK> is set to C<Encode::FB\_QUIET>, encoding and decoding immediately return the portion of the data that has been processed so far when an error occurs. The data argument is overwritten with everything after that point; that is, the unprocessed portion of the data. This is handy when you have to call C<decode> repeatedly in the case where your source data may contain partial multi-byte character sequences, (that is, you are reading with a fixed-width buffer). Here's some sample code to do exactly that:

```
my($buffer, $string) = ("", "");
while (read($fh, $buffer, 256, length($buffer))) {
    $string .= decode($encoding, $buffer, Encode::FB_QUIET);
    # $buffer now contains the unprocessed partial character
}
```

```
=head3 FB_WARN
```

```
I<CHECK> = Encode::FB_WARN
```

This is the same as C<FB\_QUIET> above, except that instead of being silent on errors, it issues a warning. This is handy for when you are debugging.

```
=head3 FB_PERLQQ FB_HTMLCREF FB_XMLCREF
```

```
=over 2
```

```
=item perlqq mode (I<CHECK> = Encode::FB_PERLQQ)
```

```
=item HTML charref mode (I<CHECK> = Encode::FB_HTMLCREF)
```

=item XML charref mode (I<CHECK> = Encode::FB\_XMLCREF)

=back

For encodings that are implemented by the C<Encode::XS> module, C<CHECK> C<===>  
C<Encode::FB\_PERLQQ> puts C<encode> and C<decode> into C<perlqq> fallback mode.

When you decode, C<\xI<HH>> is inserted for a malformed character, where  
I<HH> is the hex representation of the octet that could not be decoded to  
utf8. When you encode, C<\x{I<HHHH>}>  
will be inserted, where I<HHHH> is  
the Unicode code point (in any number of hex digits) of the character that  
cannot be found in the character repertoire of the encoding.

The HTML/XML character reference modes are about the same. In place of  
C<\x{I<HHHH>}>, HTML uses C<&#I<NNN>;> where I<NNN> is a decimal number, and  
XML uses C<&#xI<HHHH>;> where I<HHHH> is the hexadecimal number.

In C<Encode> 2.10 or later, C<LEAVE\_SRC> is also implied.

=head3 The bitmask

These modes are all actually set via a bitmask. Here is how the C<FB\_I<XXX>>  
constants are laid out. You can import the C<FB\_I<XXX>> constants via  
C<use Encode qw(:fallbacks)>, and you can import the generic bitmask  
constants via C<use Encode qw(:fallback\_all)>.

	FB_DEFAULT	FB_CROAK	FB_QUIET	FB_WARN	FB_PERLQQ
DIE_ON_ERR	0x0001	X			
WARN_ON_ERR	0x0002			X	
RETURN_ON_ERR	0x0004		X	X	
LEAVE_SRC	0x0008				
	X				
PERLQQ	0x0100				X
HTMLCREF	0x0200				
XMLCREF	0x0400				

=head3 LEAVE\_SRC

Encode::LEAVE\_SRC

If the C<Encode::LEAVE\_SRC> bit is I<not> set but I<CHECK> is set, then the  
source string to encode() or decode() will be overwritten in place.

If you're not interested in this, then bitwise-OR it with the bitmask.

=head2 coderef for CHECK

As of C<Encode> 2.12, C<CHECK> can also be a code reference which takes the

ordinal value of the unmapped character as an argument and returns a string that represents the fallback character. For instance:

```
$ascii = encode("ascii", $utf8, sub{ sprintf "<U+%04X>", shift });
```

Acts like C<FB\_PERLQQ> but U+I<XXXX> is used instead of C<\x{I<XXXX>}>.

## =head1 Defining Encodings

To define a new encoding, use:

```
use Encode qw(define_encoding);
define_encoding($object, CANONICAL_NAME [, alias...]);
```

I<CANONICAL\_NAME> will be associated with I<\$object>. The object should provide the interface described in L<Encode::Encoding>.

If more than two arguments are provided, additional arguments are considered aliases for I<\$object>.

See L<Encode::Encoding> for details.

## =head1 The UTF8 flag

Before the introduction of Unicode support in Perl, The C<eq> operator just compared the strings represented by two scalars. Beginning with Perl 5.8, C<eq> compares two strings with simultaneous consideration of I<the UTF8 flag>. To explain why we made it so, I quote from page 402 of I<Programming Perl, 3rd ed.>

=over 2

=item Goal #1:

Old byte-oriented programs should not spontaneously break on the old byte-oriented data they used to work on.

=item Goal #2:

Old byte-oriented programs should magically start working on the new character-oriented data when appropriate.

=item Goal #3:

Programs should run just as fast in the new character-oriented mode as in the old byte-oriented mode.

=item Goal #4:

Perl should remain one language, rather than forking into a byte-oriented Perl and a character-oriented Perl.

=back

When I<Programming Perl, 3rd ed.> was written, not even Perl 5.6.0 had been born yet, many features documented in the book remained unimplemented for a long time. Perl 5.8 corrected much of this, and the introduction of the UTF8 flag is one of them. You can think of there being two fundamentally different kinds of strings and string-operations in Perl: one a byte-oriented mode for when the internal UTF8 flag is off, and the other a character-oriented mode for when the internal UTF8 flag is on.

Here is how C<Encode> handles the UTF8 flag.

=over 2

=item \*

When you I<encode>, the resulting UTF8 flag is always B<off>.

=item \*

When you I<decode>, the resulting UTF8 flag is B<on>--I<unless> you can unambiguously represent data. Here is what we mean by "unambiguously". After C<\$utf8 = decode("foo", \$octet)>,

When \$octet is... The UTF8 flag in \$utf8 is

```
-----  
In ASCII only (or EBCDIC only)      OFF  
  
In ISO-8859-1                       ON  
In any other Encoding               ON  
-----
```

As you see, there is one exception: in ASCII. That way you can assume Goal #1. And with C<Encode>, Goal #2 is assumed but you still have to be careful in the cases mentioned in the B<CAVEAT> paragraphs above.

This UTF8 flag is not visible in Perl scripts, exactly for the same reason you cannot (or rather, you I<don't have to>) see whether a scalar contains a string, an integer, or a floating-point number. But you can still peek and poke these if you will. See the next section.

=back

## =head2 Messing with Perl's Internals

The following API uses parts of Perl's internals in the current implementation. As such, they are efficient but may change in a future release.

### =head3 is\_utf8

is\_utf8(*STRING* [, *CHECK*])

[INTERNAL] Tests whether the UTF8 flag is turned on in the I<STRING>. If I<CHECK> is true, also checks whether I<STRING> contains well-formed UTF-8.

Returns true if successful, false otherwise.

As of Perl 5.8.1, L<utf8> also has the C<utf8::is\_utf8> function.

### =head3 \_utf8\_on

\_utf8\_on(*STRING*)

[INTERNAL] Turns the I<STRING>'s internal UTF8 flag B<on>. The I<STRING> is I<not> checked for containing only well-formed UTF-8. Do not use this unless you I<know with absolute certainty> that the *STRING* holds only well-formed UTF-8. Returns the previous state of the UTF8 flag (so please don't treat the return value as indicating success or failure), or C<undef> if I<STRING> is not a string.

B<NOTE>: For security reasons, this function does not work on tainted values.

### =head3 \_utf8\_off

\_utf8\_off(*STRING*)

[INTERNAL] Turns the I<STRING>'s internal UTF8 flag B<off>. Do not use frivolously. Returns the previous state of the UTF8 flag, or C<undef> if I<STRING> is not a string. Do not treat the return value as indicative of success or failure, because that isn't what it means: it is only the previous setting.

B<NOTE>:

For security reasons, this function does not work on tainted values.

### =head1 UTF-8 vs. utf8 vs. UTF8

...We now view strings not as sequences of bytes, but as sequences of numbers in the range 0 .. 2\*\*32-1 (or in the case of 64-bit computers, 0 .. 2\*\*64-1) -- Programming Perl, 3rd ed.

That has historically been Perl's notion of UTF-8, as that is how UTF-8 was first conceived by Ken Thompson when he invented it. However, thanks to later revisions to the applicable standards, official UTF-8 is now rather stricter than that. For example, its range is much narrower (0 .. 0x10\_FFFF to cover only 21 bits instead of 32 or 64 bits) and some sequences are not allowed, like those used in surrogate pairs, the 31 non-character code points 0xFDD0 .. 0xFDEF, the last two code points in I<any> plane (0xI<XX>\_FFFE and 0xI<XX>\_FFFF), all non-shortest encodings, etc.

The former default in which Perl would always use a loose interpretation of UTF-8 has now been overruled:

From: Larry Wall  
<larry@wall.org>  
Date: December 04, 2004 11:51:58 JST  
To: perl-unicode@perl.org  
Subject: Re: Make Encode.pm support the real UTF-8  
Message-Id: <20041204025158.GA28754@wall.org>

On Fri, Dec 03, 2004 at 10:12:12PM +0000, Tim Bunce wrote:  
: I've no problem with 'utf8' being perl's unrestricted uft8 encoding,  
: but "UTF-8" is the name of the standard and should give the  
: corresponding behaviour.

For what it's worth, that's how I've always kept them straight in my head.

Also for what it's worth, Perl 6 will mostly default to strict but make it easy to switch back to lax.

Larry

Got that? As of Perl 5.8.7, B<"UTF-8"> means UTF-8 in its current sense, which is conservative and strict and security-conscious, whereas B<"utf8"> means UTF-8 in its former sense, which was liberal and loose and lax. C<Encode> version 2.10 or later thus groks this subtle but critically important distinction between C<"UTF-8"> and C<"utf8">.

```
encode("utf8", "\x{FFFF_FFFF}", 1); #  
okay  
encode("UTF-8", "\x{FFFF_FFFF}", 1); # croaks
```

In the C<Encode> module, C<"UTF-8"> is actually a canonical name for C<"utf-8-strict">. That hyphen between the C<"UTF"> and the C<"8"> is critical; without it, C<Encode> goes "liberal" and (perhaps overly-)permissive:

```
find_encoding("UTF-8")->name # is 'utf-8-strict'
```

```
find_encoding("utf-8")->name # ditto. names are case insensitive
find_encoding("utf_8")->name # ditto. "_" are treated as "-"
find_encoding("UTF8")->name # is 'utf8'.
```

Perl's internal UTF8 flag is called "UTF8", without a hyphen. It indicates whether a string is internally encoded as "utf8", also without a hyphen.

=head1 SEE ALSO

L<Encode::Encoding>,  
L<Encode::Supported>,  
L<Encode::PerLIO>,  
L<encoding>,  
L<perlebcdic>,  
L<perlfunc/open>,  
L<perlunicode>, L<perluniintro>, L<perlunifaq>, L<perlunitut>  
L<utf8>,  
the Perl Unicode Mailing List L<<http://lists.perl.org/list/perl-unicode.html>>

=head1 MAINTAINER

This project was originated by the late Nick Ing-Simmons  
and later  
maintained by Dan Kogai I<< <[dankogai@cpan.org](mailto:dankogai@cpan.org)> >>. See AUTHORS  
for a full list of people involved. For any questions, send mail to  
I<< <[perl-unicode@perl.org](mailto:perl-unicode@perl.org)> >> so that we can all share.

While Dan Kogai retains the copyright as a maintainer, credit  
should go to all those involved. See AUTHORS for a list of those  
who submitted code to the project.

=head1 COPYRIGHT

Copyright 2002-2013 Dan Kogai I<< <[dankogai@cpan.org](mailto:dankogai@cpan.org)> >>.

This library is free software; you can redistribute it and/or modify  
it under the same terms as Perl itself.

=cut

Found in path(s):

```
* /opt/cola/permits/1000848976_1646171591.25/0/perl-Encode-2.51-7.el7.src.rpm-cosi-expand-archive-
zE3mozfI/Encode-2.51.tar.gz-cosi-expand-archive-Fimf2xiA/Encode-2.51/Encode.pm
```

No license file was found, but licenses were detected in source scan.

Encode::\$\_Name\_ version 0.1

=====

## NAME

Encode::`$_Name_` - <describe encoding>

## SYNOPSIS

```
use Encode::$_Name_;  
#<put more words here>
```

## ABSTRACT

<fill this in>

## INSTALLATION

To install this module type the following:

```
perl Makefile.PL  
make  
make test  
make install
```

## DEPENDENCIES

This module requires perl version 5.7.3 or later.

## COPYRIGHT AND LICENCE

Copyright (C) 2002 Your Name <your@address.domain>

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

```
* /opt/cola/permits/1000848976_1646171591.25/0/perl-Encode-2.51-7.el7.src.rpm-cosi-expand-archive-zE3mozfl/Encode-2.51.tar.gz-cosi-expand-archive-Fimf2xiA/Encode-2.51/Encode/README.e2x
```

No license file was found, but licenses were detected in source scan.

---

abstract: unknown

author:

- unknown

build\_requires:

ExtUtils::MakeMaker: 0

configure\_requires:

ExtUtils::MakeMaker: 0

dynamic\_config: 1

generated\_by: 'ExtUtils::MakeMaker version 6.66, CPAN::Meta::Converter version 2.130880'

license: perl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Encode



no\_index:  
directory:  
- t  
- inc  
requires: {}  
version: 2.51

Found in path(s):

\* /opt/cola/permits/1000848976\_1646171591.25/0/perl-Encode-2.51-7.el7.src.rpm-cosi-expand-archive-zE3mozfI/Encode-2.51.tar.gz-cosi-expand-archive-Fimf2xiA/Encode-2.51/META.yml

## 1.168 file 5.11-35.el7

### 1.168.1 Available under license :

\$File: COPYING,v 1.1 2008/02/05 19:08:11 christos Exp \$

Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.

Software written by Ian F. Darwin and others;

maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.169 perl-pod-perldoc 3.20-4.el7

## 1.169.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free

software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use

the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE

PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 10. IN NO EVENT

UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision
comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program 'Gnomovision' (a program to direct compilers
to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

## 1.170 perl-http-tiny 0.033-3.el7

### 1.170.1 Available under license :

This software is copyright (c) 2013 by Christian Hansen.

This is free software; you can redistribute it and/or modify it under the same terms as the Perl 5 programming language system itself.

Terms of the Perl programming language system itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License"

--- The GNU General Public License, Version 1, February 1989 ---

This software is Copyright (c) 2013 by Christian Hansen.

This is free software, licensed under:

The GNU General Public License, Version 1, February 1989

## GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Suite 500, Boston, MA 02110-1335 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.



Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when

run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code,

which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License.

Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51  
Franklin Street, Fifth Floor, Boston MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby
disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

--- The Artistic License 1.0 ---

This software is Copyright (c) 2013 by Christian Hansen.

This is free software, licensed under:

The Artistic License 1.0

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.
- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.
- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.
- "You" is you, if you're thinking about copying or distributing this Package.
- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)
- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8.

The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

# 1.171 perl-file-temp 0.23.01-3.el7

## 1.171.1 Available under license :

This software is copyright (c) 2013 by Tim Jenness and the UK Particle Physics and Astronomy Research Council.

This is free software; you can redistribute it and/or modify it under the same terms as the Perl 5 programming language system itself.

Terms of the Perl programming language system itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License"

--- The GNU General Public License, Version 1, February 1989 ---

This software is Copyright (c) 2013 by Tim Jenness and the UK Particle Physics and Astronomy Research Council.

This is free software, licensed under:

The GNU General Public License, Version 1, February 1989

GNU GENERAL PUBLIC LICENSE  
Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Suite 500, Boston, MA 02110-1335 USA

Everyone is permitted to copy and distribute  
verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it,



that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of

transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it

need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

--- The Artistic License 1.0 ---

This software is Copyright (c) 2013 by Tim Jenness and the UK Particle Physics and Astronomy Research Council.

This is free software, licensed under:

The Artistic License 1.0

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package"

refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.

- "You" is you, if you're thinking about copying or distributing this Package.

- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright

Holder to include your

modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard

Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output

from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially,  
and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.172 perl-file-path 2.09-2.el7

### 1.172.1 Available under license :

No license file was found, but licenses were detected in source scan.

license: perl

Found in path(s):

\* /opt/cola/permits/1000849027\_1646171591.96/0/perl-File-Path-2.09-2.el7.src.rpm-cosi-expand-archive-bdEsd6ze/File-Path-2.09.tar.gz-cosi-expand-archive-qBuSCUkq/File-Path-2.09/META.yml

No license file was found, but licenses were detected in source scan.

License: GPL+ or Artistic

Found in path(s):

\* /opt/cola/permits/1000849027\_1646171591.96/0/perl-File-Path-2.09-2.el7.src.rpm-cosi-expand-archive-bdEsd6ze/perl-File-Path.spec

No license file was found, but licenses were detected in source scan.

=head1 NAME

File::Path - Create or remove directory trees

=head1 VERSION

This document describes version 2.09 of File::Path, released 2013-01-17.

=head1 SYNOPSIS



```

use File::Path qw(make_path remove_tree);

make_path('foo/bar/baz', '/zug/zwang');
make_path('foo/bar/baz', '/zug/zwang', {
    verbose => 1,
    mode => 0711,
});

remove_tree('foo/bar/baz', '/zug/zwang');
remove_tree('foo/bar/baz', '/zug/zwang', {
    verbose => 1,
    error => \my $err_list,
});

# legacy (interface promoted before v2.00)
mkpath('/foo/bar/baz');
mkpath('/foo/bar/baz', 1, 0711);
mkpath(['/foo/bar/baz', 'blurfl/quux'], 1, 0711);
rmtree('foo/bar/baz', 1, 1);
rmtree(['/foo/bar/baz', 'blurfl/quux'], 1, 1);

# legacy (interface promoted before v2.06)
mkpath('foo/bar/baz', '/zug/zwang', { verbose => 1, mode => 0711 });
rmtree('foo/bar/baz', '/zug/zwang', { verbose => 1, mode => 0711 });

```

=head1 DESCRIPTION

This

module provide a convenient way to create directories of arbitrary depth and to delete an entire directory subtree from the filesystem.

The following functions are provided:

=over

=item make\_path( \$dir1, \$dir2, .... )

=item make\_path( \$dir1, \$dir2, ....., \%opts )

The C<make\_path> function creates the given directories if they don't exists before, much like the Unix command C<mkdir -p>.

The function accepts a list of directories to be created. Its behaviour may be tuned by an optional hashref appearing as the last parameter on the call.

The function returns the list of directories actually created during

the call; in scalar context the number of directories created.

The following keys are recognised in the option hash:

=over

=item mode => \$num

The numeric permissions mode to apply to each created directory (defaults to 0777), to be modified by the current C<umask>. If the directory already exists (and thus does not need to be created), the permissions will not be modified.

C<mask> is recognised as an alias for this parameter.

=item verbose => \$bool

If present, will cause C<make\_path> to print the name of each directory as it is created. By default nothing is printed.

=item error => \Serr

If present, it should be a reference to a scalar.

This scalar will be made to reference an array, which will be used to store any errors that are encountered. See the L</"ERROR HANDLING"> section for more information.

If this parameter is not used, certain error conditions may raise a fatal error that will cause the program will halt, unless trapped in an C<eval> block.

=item owner => \$owner

=item user => \$owner

=item uid => \$owner

If present, will cause any created directory to be owned by C<\$owner>.

If the value is numeric, it will be interpreted as a uid, otherwise as username is assumed. An error will be issued if the username cannot be mapped to a uid, or the uid does not exist, or the process lacks the privileges to change ownership.

Ownership

of directories that already exist will not be changed.

C<user> and C<uid> are aliases of C<owner>.

=item group => \$group

If present, will cause any created directory to be owned by the group C<\$group>. If the value is numeric, it will be interpreted as a gid, otherwise as group name is assumed. An error will be issued if the group name cannot be mapped to a gid, or the gid does not exist, or the process lacks the privileges to change group ownership.

Group ownership of directories that already exist will not be changed.

```
make_path '/var/tmp/webcache', { owner=>'nobody', group=>'nogroup'};
```

=back

=item mkpath( \$dir )

=item mkpath( \$dir, \$verbose, \$mode )

=item mkpath( [\$dir1, \$dir2,...], \$verbose, \$mode )

=item mkpath( \$dir1, \$dir2,..., \%opt )

The mkpath() function provide the legacy interface of make\_path() with a different interpretation of the arguments passed. The behaviour and return value of the function is otherwise identical to make\_path().

=item remove\_tree( \$dir1,  
\$dir2, .... )

=item remove\_tree( \$dir1, \$dir2, ....., \%opts )

The C<remove\_tree> function deletes the given directories and any files and subdirectories they might contain, much like the Unix command C<rm -r> or C<del /s> on Windows.

The function accepts a list of directories to be removed. Its behaviour may be tuned by an optional hashref appearing as the last parameter on the call.

The functions returns the number of files successfully deleted.

The following keys are recognised in the option hash:

=over

=item verbose => \$bool

If present, will cause C<remove\_tree> to print the name of each file as it is unlinked. By default nothing is printed.

```
=item safe => $bool
```

When set to a true value, will cause C<remove\_tree> to skip the files for which the process lacks the required privileges needed to delete files, such as delete privileges on VMS. In other words, the code will make no attempt to alter file permissions. Thus, if the process is interrupted, no filesystem object will be left in a more permissive mode.

```
=item keep_root => $bool
```

When set to a true value, will cause all files and subdirectories to be removed, except the initially specified directories. This comes in handy when cleaning out an application's scratch directory.

```
remove_tree( '/tmp', {keep_root => 1} );
```

```
=item result => \ $res
```

If present, it should be a reference to a scalar. This scalar will be made to reference an array, which will be used to store all files and directories unlinked during the call. If nothing is unlinked, the array will be empty.

```
remove_tree( '/tmp', {result => \my $list} );  
print "unlinked $_\n" for @$list;
```

This is a useful alternative to the C<verbose> key.

```
=item error => \ $err
```

If present, it should be a reference to a scalar. This scalar will be made to reference an array, which will be used to store any errors that are encountered. See the L</"ERROR HANDLING"> section for more information.

Removing things is a much more dangerous proposition than creating things. As such, there are certain conditions that C<remove\_tree> may encounter that are so dangerous that the only sane action left is to kill the program.

Use C<error> to trap all that is reasonable (problems with permissions and the like), and let it die if things get out

of hand. This is the safest course of action.

=back

=item rmtree( \$dir )

=item rmtree( \$dir, \$verbose, \$safe )

=item rmtree( [\$dir1, \$dir2,...], \$verbose, \$safe )

=item rmtree( \$dir1, \$dir2,..., \%opt )

The rmtree() function provide the legacy interface of remove\_tree() with a different interpretation of the arguments passed. The behaviour and return value of the function is otherwise identical to remove\_tree().

=back

=head2 ERROR HANDLING

=over 4

=item B<NOTE:>

The following error handling mechanism is considered experimental and is subject to change pending feedback from users.

=back

If C<make\_path> or C<remove\_tree> encounter an error, a diagnostic message will be printed to C<STDERR> via C<carp> (for non-fatal errors), or via C<croak> (for fatal errors).

If this behaviour is not desirable, the C<error> attribute may be used to hold a reference to a variable, which will be used to store the diagnostics. The variable is made a reference to an array of hash references. Each hash contain a single key/value pair where the key is the name of the file, and the value is the error message (including the contents of C<\$!> when appropriate). If a general error is encountered the diagnostic key will be empty.

An example usage looks like:

```
remove_tree( 'foo/bar', 'bar/rat', {error => \my $err} );
if (@$err) {
```

```

for my $diag (@$err) {
    my ($file, $message) = %$diag;
    if ($file eq "") {
        print "general error: $message\n";
    }
    else {
        print "problem unlinking $file: $message\n";
    }
}
}
else {
    print "No error encountered\n";
}
}

```

Note that if no errors are encountered, C<\$err> will reference an empty array. This means that C<\$err> will always end up TRUE; so you need to test C<@\$err> to determine if errors occurred.

## =head2 NOTES

C<File::Path> blindly exports C<mkpath> and C<rmtree> into the current namespace. These days, this is considered bad style, but to change it now would break too much code. Nonetheless, you are invited to specify what it is you are expecting to use:

```
use File::Path 'rmtree';
```

The routines C<make\_path> and C<remove\_tree> are B<not> exported by default. You must specify which ones you want to use.

```
use File::Path 'remove_tree';
```

Note that a side-effect of the above is that C<mkpath> and C<rmtree> are no longer exported at all. This is due to the way the C<Exporter> module works. If you are migrating a codebase to use the new interface, you will have to list everything explicitly. But that's just good practice anyway.

```
use File::Path qw(remove_tree rmtree);
```

## =head3 API CHANGES

The API was changed in the 2.0 branch. For a time, C<mkpath> and C<rmtree> tried, unsuccessfully, to deal with the two different calling mechanisms. This approach was considered a failure.

The new semantics are now only available with `C<make_path>` and `C<remove_tree>`. The old semantics are only available through `C<mkpath>` and `C<rmtree>`. Users are strongly encouraged to upgrade to at least 2.08 in order to avoid surprises.

### =head3 SECURITY CONSIDERATIONS

There were race conditions 1.x implementations of `File::Path's` `C<rmtree>` function (although sometimes patched depending on the OS distribution or platform). The 2.0 version contains code to avoid the problem mentioned in CVE-2002-0435.

See the following pages for more information:

<http://bugs.debian.org/cgi-bin/bugreport.cgi?bug=286905>  
<http://www.nntp.perl.org/group/perl.perl5.porters/2005/01/msg97623.html>  
<http://www.debian.org/security/2005/dsa-696>

Additionally, unless the `C<safe>` parameter is set (or the third parameter in the traditional interface is `TRUE`), should a `C<remove_tree>` be interrupted, files that were originally in read-only mode may now have their permissions set to a read-write (or "delete OK") mode.

### =head1 DIAGNOSTICS

FATAL errors will cause the program to halt (`C<croak>`), since the problem is so severe that it would be dangerous to continue. (This can always be trapped with `C<eval>`, but it's not a good idea. Under the circumstances, dying is the best thing to do).

SEVERE errors may be trapped using the modern interface. If they are not trapped, or the old interface is used, such an error will cause the program will halt.

All other errors may be trapped using the modern interface, otherwise they will be `C<carp>`ed about. Program execution will not be halted.

=over 4

=item `mkdir [path]: [errmsg] (SEVERE)`

`C<make_path>` was unable to create the path. Probably some sort of permissions error at the point of departure, or insufficient resources (such as free inodes on Unix).

=item No root path(s) specified

C<make\_path> was not given any paths to create.

This message is only emitted if the routine is called with the traditional interface. The modern interface will remain silent if given nothing to do.

=item No such file or directory

On Windows, if C<make\_path> gives you this warning, it may mean that you have exceeded your filesystem's maximum path length.

=item cannot fetch initial working directory: [errmsg]

C<remove\_tree> attempted to determine the initial directory by calling C<Cwd::getcwd>, but the call failed for some reason. No attempt will be made to delete anything.

=item cannot stat initial working directory: [errmsg]

C<remove\_tree> attempted to stat the initial directory (after having successfully obtained its name via C<getcwd>), however, the call failed for some reason. No attempt will be made to delete anything.

=item cannot chdir to [dir]: [errmsg]

C<remove\_tree> attempted to set the working directory in order to begin deleting the objects therein, but was unsuccessful. This is usually a permissions issue.

The routine will continue to delete other things, but this directory will be left intact.

=item directory [dir] changed before chdir, expected dev=[n] ino=[n], actual dev=[n] ino=[n], aborting. (FATAL)

C<remove\_tree> recorded the device and inode of a directory, and then moved into it. It then performed a C<stat> on the current directory and detected that the device and inode were no longer the same. As this is at the heart of the race condition problem, the program will die at this point.

=item cannot make directory [dir] read+writeable: [errmsg]

C<remove\_tree> attempted to change the permissions on the current directory to ensure that subsequent unlinkings would not run into problems, but was unable to do so. The permissions remain as they were, and the program will carry on, doing the best it can.

=item cannot read [dir]: [errmsg]



C<remove\_tree> tried to read the contents of the directory in order to acquire the names of the directory entries to be unlinked, but was unsuccessful.

This is usually a permissions issue. The program will continue, but the files in this directory will remain after the call.

=item cannot reset chmod [dir]: [errmsg]

C<remove\_tree>, after having deleted everything in a directory, attempted to restore its permissions to the original state but failed. The directory may wind up being left behind.

=item cannot remove [dir] when cwd is [dir]

The current working directory of the program is F</some/path/to/here> and you are attempting to remove an ancestor, such as F</some/path>. The directory tree is left untouched.

The solution is to C<chdir> out of the child directory to a place outside the directory tree to be removed.

=item cannot chdir to [parent-dir] from [child-dir]: [errmsg], aborting. (FATAL)

C<remove\_tree>, after having deleted everything and restored the permissions of a directory, was unable to chdir back to the parent. The program halts to avoid a race condition from occurring.

=item cannot stat prior working directory  
[dir]: [errmsg], aborting. (FATAL)

C<remove\_tree> was unable to stat the parent directory after have returned from the child. Since there is no way of knowing if we returned to where we think we should be (by comparing device and inode) the only way out is to C<croak>.

=item previous directory [parent-dir] changed before entering [child-dir], expected dev=[n] ino=[n], actual dev=[n] ino=[n], aborting. (FATAL)

When C<remove\_tree> returned from deleting files in a child directory, a check revealed that the parent directory it returned to wasn't the one it started out from. This is considered a sign of malicious activity.

=item cannot make directory [dir] writeable: [errmsg]

Just before removing a directory (after having successfully removed everything it contained), C<remove\_tree> attempted to set the permissions on the directory to ensure it could be removed and failed. Program

execution continues, but the directory may possibly not be deleted.

=item cannot remove directory [dir]:  
[errmsg]

C<remove\_tree> attempted to remove a directory, but failed. This may be because some objects that were unable to be removed remain in the directory, or a permissions issue. The directory will be left behind.

=item cannot restore permissions of [dir] to [0nnn]: [errmsg]

After having failed to remove a directory, C<remove\_tree> was unable to restore its permissions from a permissive state back to a possibly more restrictive setting. (Permissions given in octal).

=item cannot make file [file] writeable: [errmsg]

C<remove\_tree> attempted to force the permissions of a file to ensure it could be deleted, but failed to do so. It will, however, still attempt to unlink the file.

=item cannot unlink file [file]: [errmsg]

C<remove\_tree> failed to remove a file. Probably a permissions issue.

=item cannot restore permissions of [file] to [0nnn]: [errmsg]

After having failed to remove a file, C<remove\_tree> was also unable to restore the permissions on the file to a possibly less permissive setting. (Permissions given in octal).

=item unable to map [owner] to a uid, ownership not changed");

C<make\_path> was instructed to give the ownership of created directories to the symbolic name [owner], but C<getpwnam> did not return the corresponding numeric uid. The directory will be created, but ownership will not be changed.

=item unable to map [group] to a gid, group ownership not changed

C<make\_path> was instructed to give the group ownership of created directories to the symbolic name [group], but C<getgrnam> did not return the corresponding numeric gid. The directory will be created, but group ownership will not be changed.

=back

=head1 SEE ALSO

=over 4

=item \*

L<File::Remove>

Allows files and directories to be moved to the Trashcan/Recycle Bin (where they may later be restored if necessary) if the operating system supports such functionality. This feature may one day be made available directly in C<File::Path>.

=item \*

L<File::Find::Rule>

When removing directory trees, if you want to examine each file to decide whether to delete it (and possibly leaving large swathes alone), F<File::Find::Rule> offers a convenient and flexible approach to examining directory trees.

=back

=head1 BUGS

Please report all bugs on the RT queue:

L<<http://rt.cpan.org/NoAuth/Bugs.html?Dist=File-Path>>

You can also send pull requests to the Github repository:

L<<https://github.com/dland/File-Path>>

=head1 ACKNOWLEDGEMENTS

Paul Szabo identified the race condition originally, and Brendan O'Dea wrote an implementation for Debian that addressed the problem. That code was used as a basis for the current code. Their efforts are greatly appreciated.

Gisle Aas made a number of improvements to the documentation for 2.07 and his advice and assistance is also greatly appreciated.

=head1 AUTHORS

Tim Bunce and Charles Bailey. Currently maintained by David Landgren

<F<david@landgren.net>>.

## =head1 COPYRIGHT

This module is copyright (C) Charles Bailey, Tim Bunce and David Landgren 1995-2013. All rights reserved.

## =head1 LICENSE

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

=cut

Found in path(s):

\* /opt/cola/permits/1000849027\_1646171591.96/0/perl-File-Path-2.09-2.el7.src.rpm-cosi-expand-archive-bdEsd6ze/File-Path-2.09.tar.gz-cosi-expand-archive-qBuSCUkq/File-Path-2.09/Path.pm

No license file was found, but licenses were detected in source scan.

This file is the README for File::Path version 2.09

## INSTALLATION

```
perl Makefile.PL
make
make test
make install
```

## TESTING

This module requires the following modules for thorough testing:

(These are core, you should be ok)

```
Cwd
File::Path
File::Spec::Functions
Test::More
```

(These are optional)

```
Test::Output
Test::Pod
Test::Pod::Coverage
```

For more advanced testing, it is possible to run the eg/setup-extra-tests program as root. This will create a directory 'EXTRA' that contains a mixture of files and directories owned both by root and a specified user

(uid or login name).

```
sudo perl eg/setup-extra-tests -u david  
make test
```

This is used to exercise parts of the code that ordinarily wouldn't be visited. That is, as root, some files and directories will be created that the user 'david', which will run the test suite, will not be able to remove.

It would be nice to do something tricky like this for Win32, which has a much richer privilege scheme.

## BUGS

Please report all bugs on the RT queue:

L<<http://rt.cpan.org/NoAuth/Bugs.html?Dist=File-Path>>

You can also send pull requests to the Github repository:

L<<https://github.com/dland/File-Path>>

## AUTHORS

Tim Bunce and Charles Bailey.

Currently maintained by David Landgren <david@landgren.net>.

## COPYRIGHT

This module is copyright (C) Charles Bailey, Tim Bunce and David Landgren 1995-2013. All rights reserved.

## LICENSE

This library is free software; you can redistribute it and/or modify it under the same terms as Perl itself.

Found in path(s):

```
* /opt/cola/permits/1000849027_1646171591.96/0/perl-File-Path-2.09-2.el7.src.rpm-cosi-expand-archive-bdEsd6ze/File-Path-2.09.tar.gz-cosi-expand-archive-qBuSCUkq/File-Path-2.09/README
```

# 1.173 t-digest 3.2

## 1.173.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to Ted Dunning under one or more
 * contributor license agreements. See the NOTICE file distributed with
 * this work for additional information regarding copyright ownership.
 * The ASF licenses this file to You under the Apache License, Version 2.0
 * (the "License"); you may not use this file except in compliance with
 * the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/FloatHistogram.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/AVLTreeDigest.java
*
/opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/MergingDigest.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/IntAVLTree.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/AVLGroupTree.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-jar/com/tdunning/math/stats/Simple64.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-jar/com/tdunning/math/stats/TDigest.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-jar/com/tdunning/math/stats/Histogram.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-jar/com/tdunning/math/stats/Sort.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-
jar/com/tdunning/math/stats/AbstractTDigest.java
* /opt/cola/permits/1000864524_1646171528.06/0/t-digest-3-2-sources-jar/com/tdunning/math/stats/Centroid.java
```

## 1.174 jackson-annotations 2.9.0

### 1.174.1 Available under license :

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.175 guava 20.0

## 1.175.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/CharSink.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/base/StandardSystemProperty.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableRangeMap.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/Invokable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/reflect/ClassPath.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/reflect/ImmutableTypeToInstanceMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/cache/LongAddables.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/reflect/AbstractInvocationHandler.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/reflect/TypeCapture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/reflect/Parameter.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableRangeSet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/MutableTypeToInstanceMap.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/Element.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/ChecksumHashFunction.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/xml/package-info.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/CartesianList.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/LongAddable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/LinearTransformation.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/AbstractByteHasher.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/Stats.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/CharSource.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/BaseEncoding.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/escape/package-info.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/PairedStats.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ServiceManager.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/ByteSource.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredKeyMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ListenableScheduledFuture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/FileWriteMode.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/PairedStatsAccumulator.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/ByteSink.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/RateLimiter.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/SipHashFunction.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/TypeToInstanceMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/SmoothRateLimiter.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/html/package-info.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-



jar/com/google/common/math/StatsAccumulator.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/Closer.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/primitives/Bytes.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/MultiReader.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/primitives/Shorts.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/util/concurrent/SerializingExecutor.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Joiner.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/primitives/Chars.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/escape/Escaper.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/base/CharMatcher.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/primitives/Doubles.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/primitives/Longs.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/util/concurrent/ListenableFutureTask.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/FluentIterable.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Converter.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

```
jar/com/google/common/net/PercentEscaper.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/UnicodeEscaper.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/primitives/Ints.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/thirdparty/publicsuffix/TrieParser.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/Floats.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/io/FileBackedOutputStream.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/net/InetAddresses.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/CheckedFuture.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Stopwatch.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/Booleans.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AbstractCheckedFuture.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/internal/Finalizer.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2009 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractIndexedListIterator.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableSortedMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableAsList.java
*
```

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RegularImmutableSortedSet.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ArrayTable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableEnumSet.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/EmptyImmutableSetMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableClassToInstanceMap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ComputationException.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ComparisonChain.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableSortedSetFauxverideShim.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/SingletonImmutableTable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableSortedMapFauxverideShim.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableTable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/DiscreteDomain.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableSetMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/SingletonImmutableList.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RegularImmutableList.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingTable.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2015 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Platform.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/FarmHashFingerprint64.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/InterruptibleTask.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ConsumingQueueIterator.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/MacHashFunction.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/ReaderInputStream.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/LittleEndianByteArray.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AsyncCallable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AggregateFutureState.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/CombinedFuture.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/net/HostAndPort.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/WrappingExecutorService.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Murmur3\_32HashFunction.java

\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/base/PairwiseEquivalence.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/ForwardingExecutorService.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/AbstractSortedMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/hash/MessageDigestHashFunction.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/EmptyContiguousSet.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/primitives/ParseRequest.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/ForwardingLoadingCache.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/hash/AbstractNonStreamingHashFunction.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/ExecutionError.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/CacheLoader.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/BoundType.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/CycleDetectingLockFactory.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Present.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Hashing.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Ticker.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/AbstractScheduledService.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/RemovalCause.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/math/DoubleMath.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/AbstractListeningExecutorService.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/AbstractLoadingCache.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/math/LongMath.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/hash/AbstractStreamingHashFunction.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/ListeningScheduledExecutorService.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/hash/AbstractHasher.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/BloomFilterStrategies.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/Types.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/RemovalListener.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/DescendingImmutableSortedMultiset.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/DoubleUtils.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/Weigher.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/UncheckedExecutionException.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/LoadingCache.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/CacheBuilderSpec.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Absent.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/net/HttpHeaders.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/BloomFilter.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RegularContiguousSet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/CacheStats.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/FunctionalEquivalence.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/Cache.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Murmur3\_128HashFunction.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ForwardingCheckedFuture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Uninterruptibles.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Enums.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/FutureCallback.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/TreeRangeSet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/AbstractCompositeHashFunction.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/PrimitiveSink.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Optional.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/primitives/UnsignedInteger.java

```

* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AsyncFunction.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/math/BigIntegerMath.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/cache/ForwardingCache.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/cache/AbstractCache.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/package-
info.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/RegularImmutableMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Hasher.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/IntMath.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/cache/RemovalNotification.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/UnsignedInts.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/hash/Crc32cHashFunction.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/package-
info.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/math/MathPreconditions.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/net/MediaType.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Funnels.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/cache/RemovalListeners.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Queues.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/reflect/TypeParameter.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AtomicLongMap.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/hash/HashingOutputStream.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/UnsignedLong.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/Funnel.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/ForwardingListeningExecutorService.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/hash/HashFunction.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/UnsignedLongs.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/HashCode.java

```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2012 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 * express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
/*
 * This method was rewritten in Java from an intermediate step of the Murmur hash function in
 * http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the
 * following header:
 *
 * MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author
 * hereby disclaims
 * copyright to this source code.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/SmallCharMatcher.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2014 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 * express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
```



jar/com/google/common/util/concurrent/TrustedListenableFutureTask.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/ListenerCallQueue.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/math/Quantiles.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/eventbus/Subscriber.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/eventbus/Dispatcher.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/base/MoreObjects.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/eventbus/SubscriberRegistry.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2013 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ImmutableMapEntry.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/MultimapBuilder.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/AbstractSequentialIterator.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ForwardingSortedSetMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ForwardingListMultimap.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ForwardingSetMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/MinMaxPriorityQueue.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/RowSortedTable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/UnmodifiableListIterator.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/SortedMapDifference.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ForwardingImmutableCollection.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/eventbus/DeadEvent.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/Resources.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/eventbus/EventBus.java  
 \*  
 /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/Flushables.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/collect/Interners.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/Files.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Objects.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/eventbus/AsyncEventBus.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/LineReader.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/util/concurrent/AbstractFuture.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/package-  
 info.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/base/FinalizableWeakReference.java  
 \*  
 /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/eventbus/package-  
 info.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/base/AbstractIterator.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/eventbus/Subscribe.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Defaults.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/io/MultiInputStream.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/io/LittleEndianDataOutputStream.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/base/Preconditions.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/eventbus/AllowConcurrentEvents.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Predicates.java  
 \*  
 /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/util/concurrent/ExecutionList.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/util/concurrent/package-info.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/util/concurrent/ListenableFuture.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/io/CountingInputStream.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Function.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/LineBuffer.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Charsets.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Functions.java  
 \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
 jar/com/google/common/io/LittleEndianDataInputStream.java

```
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/Closeables.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/ByteStreams.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/HashBiMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Supplier.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/FinalizableReferenceQueue.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Suppliers.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/io/CountingOutputStream.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/FinalizablePhantomReference.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/CharStreams.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Throwables.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/EnumMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/FinalizableReference.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/Primitives.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/package-info.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Predicate.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/base/FinalizableSoftReference.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2009 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the
* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,
either
* express or implied. See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableSortedAsList.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright (C) 2008 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
/*
 * This method was rewritten in Java from an intermediate step of the Murmur hash function in
 * http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the
 * following header:
 *
 * MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author
 * hereby
disclaims copyright to this source code.
 */
```

Found in path(s):

```
*/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Hashing.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright (C) 2007 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
/*
 * This following method is a modified version of one found in
 * http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30
 * which contained the following notice:
 *

```

\* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to  
\*  
the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*  
\* Other contributors include Andrew Wright, Jeffrey Hayes, Pat Fisher, Mike Judd.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/MoreExecutors.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/graph/Graph.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/graph/Graphs.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/MutableGraph.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/graph/Network.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/ImmutableGraph.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/ImmutableNetwork.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/TopKSelector.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/MutableNetwork.java

No license file was found, but licenses were detected in source scan.

/\*

\* Written by Doug Lea with assistance from members of JCP JSR-166

\* Expert Group and released to the public domain, as explained at

\* <http://creativecommons.org/publicdomain/zero/1.0/>

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/Striped64.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/cache/LongAdder.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AtomicDoubleArray.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2016 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/CommonMatcher.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/JdkPattern.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/MultitransformedIterator.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/CommonPattern.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/PatternCompiler.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/eventbus/SubscriberExceptionContext.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Runnables.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredMultimapValues.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AbstractTable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/eventbus/SubscriberExceptionHandler.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/WrappingScheduledExecutorService.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/CharSequenceReader.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Verify.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/hash/HashingInputStream.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/VerifyException.java



```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/reflect/TypeVisitor.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/thirdparty/publicsuffix/PublicSuffixType.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Utf8.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2007 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/BiMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/RegularImmutableSet.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractSortedSetMultimap.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingSet.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingList.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/MapConstraints.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/MutableClassToInstanceMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/EnumBiMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingSortedSet.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Interner.java
```

```

*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingIterator.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/NullsLastOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingMapEntry.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Lists.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/Constraints.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractMapEntry.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableSet.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingListIterator.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Multimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/package-
info.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/LexicographicalOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/SingletonImmutableSet.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/Multisets.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/Synchronized.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingConcurrentMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/MapConstraint.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ListMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractListMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Iterables.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableList.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ObjectArrays.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ClassToInstanceMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ReverseNaturalOrdering.java

```

```

* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ReverseOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Iterators.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/HashMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/SetMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractMapBasedMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/EnumHashMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/TreeMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/Ordering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ByFunctionOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingMultiset.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Sets.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ConcurrentHashMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/LinkedHashMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Multiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/Constraint.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingObject.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/NaturalOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingSortedMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/MapDifference.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/LinkedHashMultiset.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/UsingToStringOrdering.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractSetMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingQueue.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ArrayListMultimap.java

```

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Multimaps.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ExplicitOrdering.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/LinkedListMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AbstractIterator.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingCollection.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/HashMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AbstractBiMap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/TreeMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AbstractMapBasedMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Maps.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ComparatorOrdering.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/CompoundOrdering.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/SortedSetMultimap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/NullsFirstOrdering.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2015 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/graph/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2016 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

/\*\*

\* Holder for extra methods of {@code Objects} only in web. Intended to be empty for regular  
\* version.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/ExtraObjectsMethodsForWeb.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ListeningExecutorService.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/net/package-info.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/SortedLists.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Equivalence.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ThreadFactoryBuilder.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ForwardingBlockingQueue.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Atomics.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Strings.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Monitor.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/UncaughtExceptionHandler.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Ascii.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/annotations/Beta.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/annotations/package-info.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ContiguousSet.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/primitives/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2006 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/ImmediateFuture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/TimeoutFuture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/FakeTimeLimiter.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AbstractCatchingFuture.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/Futures.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/UncheckedTimeoutException.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/FuturesGetChecked.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/reflect/TypeToken.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AggregateFuture.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/escape/CharEscaperBuilder.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/TimeLimiter.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/GwtFuturesCatchingSpecialization.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/CaseFormat.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/AbstractTransformFuture.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/CollectionFuture.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/AppendableWriter.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/util/concurrent/SimpleTimeLimiter.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/escape/CharEscaper.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/PatternFilenameFilter.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/annotations/VisibleForTesting.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2005 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/reflect/Reflection.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/net/HostSpecifier.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/RegularImmutableTable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/CacheBuilder.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/MapMaker.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/io/ByteProcessor.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/cache/LocalCache.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/ForwardingListenableFuture.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/io/ByteArrayDataInput.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/util/concurrent/JdkFutureAdapters.java



```

* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/Escapers.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/Platform.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/SignedBytes.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/Service.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/ArrayBasedEscaperMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/Callables.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/DenseImmutableTable.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AbstractExecutionThreadService.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/annotations/GwtIncompatible.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/io/ByteArrayDataOutput.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/net/InternetDomainName.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/ArrayBasedCharEscaper.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/primitives/UnsignedBytes.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/annotations/GwtCompatible.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/SettableFuture.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/escape/ArrayBasedUnicodeEscaper.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/MapMakerInternalMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/html/HtmlEscapers.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/reflect/TypeResolver.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Cut.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/SparseImmutableTable.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Platform.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/xml/XmlEscapers.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/base/Splitter.java

```

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AbstractService.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/net/UrlEscapers.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/ForwardingFuture.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/AbstractIdleService.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-jar/com/google/common/io/LineProcessor.java
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

```
/*
```

```
* This method was written by Doug Lea with assistance from members of JCP JSR-166 Expert Group
* and released to the public domain, as explained at
```

```
* http://creativecommons.org/licenses/publicdomain
```

```
*
```

```
* As of 2010/06/11, this method is identical to the (package private) hash method in OpenJDK 7's
* java.util.HashMap
```

```
class.
```

```
*/
```

```
Found in path(s):
```

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/Striped.java
```

```
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/WellBehavedMap.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/GwtTransient.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2016 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/EdgesConnecting.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/AbstractGraphBuilder.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/ValueGraphBuilder.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/DirectedMultiNetworkConnections.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/GraphConstants.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/MutableValueGraph.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/graph/ForwardingGraph.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

```

jar/com/google/common/graph/AbstractValueGraph.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ConfigurableMutableNetwork.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/GraphConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/GraphBuilder.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/MapIteratorCache.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/UndirectedGraphConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/MultiEdgesConnecting.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ConfigurableMutableGraph.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/DirectedGraphConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/MapRetrievalCache.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/AbstractNetwork.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/UndirectedNetworkConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ValueGraph.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/AbstractDirectedNetworkConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ElementOrder.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ConfigurableMutableValueGraph.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/DirectedNetworkConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ConfigurableValueGraph.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/EndpointPairIterator.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ImmutableValueGraph.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/EndpointPair.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/NetworkBuilder.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/AbstractGraph.java

```

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/ConfigurableNetwork.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/UndirectedMultiNetworkConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/NetworkConnections.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/graph/AbstractUndirectedNetworkConnections.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2009 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

```
/**
```

```
* Outer class that exists solely to let us write {@code Partially.GwtIncompatible} instead of plain
* {@code GwtIncompatible}. This is more accurate for {@link Futures#catching}, which is available
* under GWT but with a slightly different signature.
```

```
*
```

```
* <p>We can't use {@code PartiallyGwtIncompatible} because then the GWT compiler
wouldn't recognize
```

```
* it as a {@code GwtIncompatible} annotation. And for {@code Futures.catching}, we need the GWT
* compiler to autostrip the normal server method in order to expose the special, inherited GWT
* version.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/util/concurrent/Partially.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2008 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/UnmodifiableIterator.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/StandardRowSortedTable.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/SingletonImmutableBiMap.java
- \*
- /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/PeekingIterator.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Collections2.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RegularImmutableMap.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/EmptyImmutableListMultimap.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Platform.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableListMultimap.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableSortedSet.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/StandardTable.java
- \*
- /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableMapKeySet.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Table.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableBiMap.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/thirdparty/publicsuffix/PublicSuffixPatterns.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableMapValues.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Tables.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ImmutableCollection.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Range.java
- \* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/Serialization.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/CollectPreconditions.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableMultiset.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableEntry.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/HashBasedTable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableMapEntrySet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/ImmutableMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/TreeBasedTable.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/RegularImmutableBiMap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not

\* use this file except in compliance with the License. You may obtain a copy of

\* the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

\* License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/SortedMultiset.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-

jar/com/google/common/collect/SortedMultisets.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the  
\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either  
\* express or implied. See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/RegularImmutableSortedMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/SortedIterable.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/RangeSet.java  
\*  
/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/AbstractRangeSet.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ForwardingSortedMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/ImmutableSortedMultiset.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/GeneralRange.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-  
jar/com/google/common/collect/SortedIterables.java  
\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/Count.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and



\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AbstractMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredKeyListMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/AllEqualOrdering.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingNavigableMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RegularImmutableAsList.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/TreeRangeMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/UnmodifiableSortedMultiset.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/BinaryTreeTraverser.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/TreeTraverser.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredKeySetMultimap.java

\*

/opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingImmutableSet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/TransformedListIterator.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/DescendingImmutableSortedSet.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/RangeMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/FilteredEntrySetMultimap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingDeque.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingBlockingDeque.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/ForwardingImmutableMap.java

\* /opt/cola/permits/1000875368\_1646171529.3/0/guava-20-0-sources-jar/com/google/common/collect/DescendingMultiset.java

\*

```
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractNavigableMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/SortedMultisetBridge.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/TransformedIterator.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ImmutableEnumMap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/EvictingQueue.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/FilteredEntryMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/AbstractSortedKeySortedSetMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingImmutableList.java
*
/opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/FilteredSetMultimap.java
* /opt/cola/permits/1000875368_1646171529.3/0/guava-20-0-sources-
jar/com/google/common/collect/ForwardingNavigableSet.java
```

# 1.176 joda-time 2.10.1

## 1.176.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or

(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

### 3. Grant

of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

---

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

---

This product includes software developed by  
Joda.org (<https://www.joda.org/>).

## 1.177 jackson-datatype-jsr310 2.9.8

### 1.177.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.178 hk2-locator 2.4.0

## 1.179 hk2-utils 2.4.0

## 1.180 netty-codec 4.1.13

### 1.180.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of

fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.



4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage,

computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.181 netty-codec-http 4.1.13

## 1.181.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or

conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.182 jackson-dataformat-yaml 2.8.6

## 1.182.1 Available under license :

This copy of Jackson JSON processor YAML module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

### ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

### ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.183 hk2-api 2.4.0

## 1.183.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)  
Version 1.0

\*

### 1. Definitions.

o

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

o

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

o

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

o

1.4. "Executable" means the Covered Software in any form other than Source Code.

o

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

o

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

o

1.7. "License" means this document.

o

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

o

1.9. "Modifications" means the Source Code and Executable form of any of the following:

+

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

+

B. Any new file that contains any part of the Original Software or previous Modification; or

+

C. Any new file that is contributed or otherwise made available under the terms of this License.

o

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

o

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

o

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

o

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control"

means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

\*

## 2. License Grants.

o

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

+

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

+

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

+

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

+

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

o

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

+



(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

+

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

+

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

+

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

\*

### 3. Distribution Obligations.

o

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

o

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

o

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

o

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

o

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

o

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

\*

## 4. Versions of the License.

o

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

o

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

o

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

\*

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

\*

#### 6. TERMINATION.

o

##### 6.1. This

License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

o

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or

2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

o

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

\*

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

\*

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

\*

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and

expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

\*

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 1.184 jetty-util 9.2.22.v20170606

## 1.185 aop-alliance 2.4.0

### 1.185.1 Available under license :

No license file was found, but licenses were detected in source scan.

2015 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at [https://glassfish.dev.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.dev.java.net/public/CDDL+GPL_1_1.html) or `packager/legal/LICENSE.txt`. See the License for the specific language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at `packager/legal/LICENSE.txt`.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields

enclosed by brackets [] replaced by your own identifying information:  
"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

Found in path(s):

\*

/opt/cola/permits/1000966816\_1607498231.08/0/aopalliance-repackaged-2-4-0-b31-sources-jar/pom.xml

# 1.186 netty-transport 4.1.13

## 1.186.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form,

including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor



harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.187 jetty 9.2.22.v20170606

## 1.187.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or

indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date

such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of

the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.188 netty-buffer 4.1.13

## 1.188.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2012 The Netty Project
 *
 * The Netty Project licenses this file to the License at:
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledHeapByteBuf.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2015 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnsafeByteBufUtil.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledUnsafeHeapByteBuf.java
*
/opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolSubpageMetric.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractUnsafeSwappedByteBuf.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/HeapByteBufUtil.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledDuplicatedByteBuf.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolChunkListMetric.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolChunkMetric.java
*
/opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolArenaMetric.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledUnsafeHeapByteBuf.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledSlicedByteBuf.java
No license file was found, but licenses were detected in source scan.
```

/\*

```
* Copyright 2012 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractByteBuf.java
* /opt/cola/permits/1000966795_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolSubpage.java
```

\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/DuplicatedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/SwappedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolThreadCache.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledHeapByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufInputStream.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledDirectByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufAllocator.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ReadOnlyByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledByteBufAllocator.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufUtil.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/SlicedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolChunkList.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/CompositeByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledByteBufAllocator.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/package-info.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufOutputStream.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledDirectByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledUnsafeDirectByteBuf.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractByteBufAllocator.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolChunk.java

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PoolArena.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/Unpooled.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2017 The Netty Project  
*  
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at:  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations  
* under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufAllocatorMetric.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledByteBufAllocatorMetric.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufAllocatorMetricProvider.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2014 The Netty Project  
*  
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at:  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations  
* under the License.  
*/
```



Found in path(s):

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnsafeHeapSwappedByteBuf.java

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnsafeDirectSwappedByteBuf.java

No license file was found, but licenses were detected in source scan.

~ Copyright 2012 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,  
~ version 2.0 (the "License"); you may not use this file except in compliance  
~ with the License. You may obtain a copy of the License at:

~

~ <http://www.apache.org/licenses/LICENSE>

2.0

~

~ Unless required by applicable law or agreed to in writing, software  
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
~ License for the specific language governing permissions and limitations  
~ under the License.

Found in path(s):

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/META-INF/maven/io.netty/netty-buffer/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 The Netty Project

\*

\* The Netty Project licenses this file to you under the Apache License,  
\* version 2.0 (the "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at:

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/WrappedUnpooledUnsafeDirectByteBuf.java

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledDuplicatedByteBuf.java

\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractPooledDerivedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnpooledUnsafeNoCleanerDirectByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/SimpleLeakAwareCompositeByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledSlicedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractUnpooledSlicedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/WrappedCompositeByteBuf.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AdvancedLeakAwareCompositeByteBuf.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2013 The Netty Project  
\*  
\* The Netty Project licenses this file to you under the Apache License,  
\* version 2.0 (the "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at:  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/PooledUnsafeDirectByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/FixedCompositeByteBuf.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractDerivedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AbstractReferenceCountedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/SimpleLeakAwareByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/DefaultByteBufHolder.java

\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufHolder.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ByteBufProcessor.java  
\*  
/opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ReadOnlyUnsafeDirectByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/EmptyByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/WrappedByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/UnreleasableByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/AdvancedLeakAwareByteBuf.java  
\* /opt/cola/permits/1000966795\_1611564904.7/0/netty-buffer-4-1-13-final-sources-zip/netty-buffer-4.1.13.Final-sources/io/netty/buffer/ReadOnlyByteBufferBuf.java

## 1.189 jetty-security 9.2.22.v20170606

## 1.190 netty-handler 4.1.13

### 1.190.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or

rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.191 jackson-dataformat-smile 2.8.6

## 1.191.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
# Copyright 2012 FasterXML.com
#
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
```

# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
# See the License for the specific language governing permissions and  
# limitations under the License.

com.fasterxml.jackson.dataformat.smile.SmileFactory

Found in path(s):

\* /opt/cola/permits/1000966298\_1646171554.46/0/jackson-dataformat-smile-2-8-6-sources-jar/META-INF/services/com.fasterxml.jackson.core.JsonFactory

# 1.192 jackson-dataformat-cbor 2.8.6

## 1.192.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the

Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute,

all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the



License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the

NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

#### APPENDIX: HOW TO APPLY THE APACHE LICENSE TO YOUR WORK

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within

third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless  
required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.193 joda-time 2.9.5

### 1.193.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

### 3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

# 1.194 netty-resolver 4.1.13

## 1.194.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.



5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.195 javassist 3.19.0

## 1.195.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and

is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the

reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU

operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code"

for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the

Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data

structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.



c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY

KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR

REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library 'Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.196 maven-artifact 3.5.0

## 1.196.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all



other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Maven Artifact

Copyright 2001-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.197 plexus-utils 3.0.24

## 1.197.1 Available under license :

This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>).

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by ThoughtWorks (<http://www.thoughtworks.com/>).

This product includes software developed by javolution (<http://javolution.org/>).

This product includes software developed by Rome (<https://rome.dev.java.net/>).  
Javolution - Java(TM) Solution for Real-Time and Embedded Systems  
Copyright (c) 2006, Javolution (<http://javolution.org/>)  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*  
\*\*\*\*\*  
\*/

- \* CruiseControl, a Continuous Integration Toolkit
- \* Copyright (c) 2001-2003, ThoughtWorks, Inc.
- \* 651 W Washington Ave. Suite 500
- \* Chicago, IL 60661 USA

\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* + Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\*  
\* + Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following  
\* disclaimer in the documentation and/or other materials provided  
\* with the distribution.  
\*  
\* + Neither the name of ThoughtWorks, Inc., CruiseControl, nor the  
\* names of its contributors may be used to endorse or promote  
\* products derived from this software without  
specific prior  
\* written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*\*\*\*\*/

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Indiana University Extreme! Lab Software License

Version 1.1.1

Copyright (c) 2002 Extreme! Lab, Indiana University. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>)."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Indiana Univeristy" and "Indiana Univeristy Extreme! Lab" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <http://www.extreme.indiana.edu/>.
5. Products derived from this software may not use "Indiana Univeristy" name nor may "Indiana Univeristy" appear in their name, without prior written permission of the Indiana University.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS, COPYRIGHT HOLDERS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER



IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.198 commons-cli 1.4

## 1.198.1 Available under license :

Apache Commons CLI  
Copyright 2001-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.199 python-lxml 3.2.1-4.el7

## 1.199.1 Available under license :

Zope Public License (ZPL) Version 2.0  
-----

This software is Copyright (c) Zope Corporation (tm) and Contributors. All rights reserved.

This license has been certified as open source. It has also been designated as GPL compatible by the Free Software Foundation (FSF).

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the

following conditions are met:

1. Redistributions in source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name Zope Corporation (tm) must not be used to endorse or promote products derived from this software without prior written permission from Zope Corporation.
4. The right to distribute this software or to use it for any purpose does not give you the right to use Servicemarks (sm) or Trademarks (tm) of Zope Corporation. Use of them is covered in a separate agreement (see <http://www.zope.com/Marks>).
5. If any files are modified, you must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

#### Disclaimer

THIS SOFTWARE IS PROVIDED BY ZOPE CORPORATION ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL ZOPE CORPORATION OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of contributions made by Zope Corporation and many individuals on behalf of Zope Corporation. Specific attributions are listed in the

accompanying credits file.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and



distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN  
IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

lxml is copyright Infrae and distributed under the BSD license (see `doc/licenses/BSD.txt`), with the following exceptions:

Some code, such as `selftest.py`, `selftest2.py` and `src/lxml/_elementpath.py` are derived from `ElementTree` and `cElementTree`. See `doc/licenses/elementtree.txt` for the license text.

`lxml.cssselect` and `lxml.html` are copyright Ian Bicking and distributed under the BSD license (see `doc/licenses/BSD.txt`).

`test.py`, the test-runner script, is GPL and copyright Shuttleworth Foundation. See `doc/licenses/GPL.txt`. It is believed the unchanged inclusion of `test.py` to run the unit test suite falls under the "aggregation" clause of the GPL and thus does not affect the license of the rest of the package.

The `doctest.py` module is taken from the Python library and falls under the PSF Python License.

The isoschematron implementation uses several XSL and RelaxNG resources:  
\* The (XML syntax) RelaxNG schema for schematron, copyright International Organization for Standardization (see

`src/lxml/isoschematron/resources/rng/iso-schematron.rng` for the license text)

\* The skeleton `iso-schematron-xml pure-xslt` schematron implementation

xsl stylesheets, copyright Rick Jelliffe and Academia Sinica Computing Center, Taiwan (see the xsl files here for the license text:  
src/lxml/isoschematron/resources/xsl/iso-schematron-xslt1/)

\* The xsd/rng schema schematron extraction xsl transformations are unlicensed and copyright the respective authors as noted (see  
src/lxml/isoschematron/resources/xsl/RNG2Schtrn.xsl and  
src/lxml/isoschematron/resources/xsl/XSD2Schtrn.xsl)

Copyright (c) 2004 Infrae. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of Infrae nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INFRAE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The ElementTree / XML Toys Library is

Copyright (c) 1999-2003 by Secret Labs AB

Copyright (c) 1999-2003 by Fredrik Lundh

By obtaining, using, and/or copying this software and/or its associated documentation, you agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, modify, and distribute this software and its associated documentation for any purpose and without fee is hereby

granted, provided that the above copyright notice appears in all copies, and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Secret Labs AB or the author not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

SECRET LABS AB AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL SECRET LABS AB OR THE AUTHOR BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.200 Iksctp-tools 1.0.17-2.el7

## 1.200.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.



To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show  
c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is



modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.



Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 1.201 log4j-over-slf4j 1.7.12

# 1.202 fontconfig 2.13.0-4.3.el7

## 1.202.1 Available under license :

fontconfig/COPYING

Copyright 2000,2001,2002,2003,2004,2006,2007 Keith Packard

Copyright 2005 Patrick Lam

Copyright 2009 Roozbeh Pournader

Copyright 2008,2009 Red Hat, Inc.

Copyright 2008 Danilo Egan

Copyright 2012 Google, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the author(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The authors make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE AUTHOR(S) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL

THE AUTHOR(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.203 glew 1.0.1-0.8.git5baa1e5.el7

## 1.203.1 Available under license :

/\*

\*\* The OpenGL Extension Wrangler Library

\*\* Copyright (C) 2008-2017, Nigel Stewart <nigels@users.sourceforge.net>

\*\* Copyright (C) 2002-2008, Milan Ikits <milan.ikits@ieee.org>

\*\* Copyright (C) 2002-2008, Marcelo E. Magallon <mmagallo@debian.org>

\*\* Copyright (C) 2002, Lev Povalahev

\*\* All rights reserved.

\*\*

\*\* Redistribution and use in source and binary forms, with or without

\*\* modification, are permitted provided that the following conditions are met:

\*\*

\*\* \* Redistributions of source code must retain the above copyright notice,

\*\* this list of conditions and the following disclaimer.

\*\* \* Redistributions in binary form must reproduce the above copyright notice,

\*\* this list of conditions and the following disclaimer in the documentation

\*\* and/or other materials provided with the distribution.

\*\* \* The name of the author may be used to endorse or promote products

\*\* derived from this software without specific prior written permission.

\*\*

\*\* THIS SOFTWARE IS PROVIDED

BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\*\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\*\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\*\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\*\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\*\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\*\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\*\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\*\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\*\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\*\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered

independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free



Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

The OpenGL Extension Wrangler Library

Copyright (C) 2002-2007, Milan Ikits <milan ikits[at]ieee org>

Copyright (C) 2002-2007, Marcelo E. Magallon <mmagallo[at]debian org>

Copyright (C) 2002, Lev Povalahev

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The name of the author may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Mesa 3-D graphics library

Version: 7.0

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or

sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL BRIAN PAUL BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2007 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

/\*

\* Mesa 3-D graphics library

\* Version: 7.0

\*

\* Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL BRIAN PAUL BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN

\* AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

/\*

\*\* Copyright (c) 2007 The Khronos Group Inc.

\*\*

\*\* Permission is hereby granted, free of charge, to any person obtaining a  
\*\* copy of this software and/or associated documentation files (the  
\*\* "Materials"), to deal in the Materials without restriction, including  
\*\* without limitation the rights to use, copy, modify, merge, publish,  
\*\* distribute, sublicense, and/or sell copies of the Materials, and to  
\*\* permit persons to whom the Materials are furnished to do so, subject to  
\*\* the following conditions:

\*\*

\*\* The above copyright notice and this permission notice shall be included  
\*\* in all copies or substantial portions of the Materials.

\*\*

\*\* THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\*\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\*\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\*\* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\*\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF  
\*\* CONTRACT,  
\*\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\*\* MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*/

## 1.204 xorg-x11-font-utils 7.5-21.el7

### 1.204.1 Available under license :

Copyright (c) 2002-2008 by Juliusz Chroboczek

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

Copyright (c) 2008, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 1991, 1993, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 2002-2008 by Juliusz Chroboczek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 1993, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

-----  
Copyright 2005 Red Hat, Inc.

Permission to use, copy, modify, distribute, and sell this software

and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Red Hat not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Red Hat makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

RED HAT DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL

RED HAT BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2009, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
Copyright (c) 2003 The NetBSD Foundation, Inc.  
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Ben Collver <collver1@attbi.com>.

Redistribution and use in source and binary forms, with or without



modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright (c) 2006 Martin Husemann.  
Copyright (c) 2007 Joerg Sonnenberger.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright  
2005 Red Hat, Inc

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the copyright holders.

-----  
Copyright (c) 1991-2011 Unicode, Inc. All Rights reserved.

This file is provided as-is by Unicode, Inc. (The Unicode Consortium). No claims are made as to fitness for any particular purpose. No warranties of any kind are expressed or implied. The recipient agrees to determine applicability of information provided. If this file has been provided on optical media by Unicode, Inc., the sole remedy for any claim will be exchange of defective media within 90 days of receipt.

Unicode, Inc. hereby grants the right to freely use the information supplied in this file in the creation of products supporting the Unicode Standard, and to make copies of this file in any form for internal or external distribution as long as this notice remains attached.

## 1.205 protobuf-java 3.2.0

## 1.206 jul-to-slf4j 1.7.12

## 1.207 jcl-over-slf4j 1.7.12

## 1.208 lz4-java 1.4

## 1.209 gtk 3.22.30-3.e17

### 1.209.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that

they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary

General Public License  
treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below,

refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)



Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception,

the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and

any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through

that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

```
/* GDK - The GIMP Drawing Kit
 * gdkdeprecated.c
 *
 * Copyright 1995-2011 Red Hat Inc.
 *
 * Benjamin Otte <otte@gnome.org>
 *
 * This library is free software; you can redistribute it and/or
 * modify it under the terms of the GNU Library General Public
 * License as published by the Free Software Foundation; either
 * version 2 of the License, or (at your option) any later version.
 *
 * This library is distributed in the hope that it will be useful,
 * but WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
 * Library General Public License for more details.
 *
 * You should have received a copy of the GNU Library General Public
 * License along with this library. If not, see <http://www.gnu.org/licenses/>.
 */
```

## 1.210 pcsc-lite 1.8.8-8.el7

### 1.210.1 Available under license :

Copyright (c) 1999-2003 David Corcoran <[corcoran@linuxnet.com](mailto:corcoran@linuxnet.com)>  
Copyright (c) 2001-2011 Ludovic Rousseau <[ludovic.rousseau@free.fr](mailto:ludovic.rousseau@free.fr)>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Changes to this license can be made only by the copyright author with explicit written consent.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy,

distribute  
and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.



You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through  
any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to  
be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in  
certain countries either by patents or by copyrighted interfaces, the  
original copyright holder who places the Program under this License  
may add an explicit geographical distribution limitation excluding  
those countries, so that distribution is permitted only in or among  
countries not thus excluded. In such case, this License incorporates  
the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program  
specifies a version number  
of this License which applies to it and "any  
later version", you have the option of following the terms and conditions  
either of that version or of any later version published by the Free  
Software Foundation. If the Program does not specify a version number of  
this License, you may choose any version ever published by the Free Software  
Foundation.

10. If you wish to incorporate parts of the Program into other free  
programs whose distribution conditions are different, write to the author  
to ask for permission. For software which is copyrighted by the Free  
Software Foundation, write to the Free Software Foundation; we sometimes  
make exceptions for this. Our decision will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY  
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES  
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED  
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS  
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE  
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

## REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.211 minlog 1.2

## 1.212 jackson-module-parameter-names 2.9.8

### 1.212.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1

through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section)

patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and  
If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

#### APPENDIX: HOW TO APPLY THE APACHE LICENSE TO YOUR WORK

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless  
required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.213 guava 26.0

# 1.214 bean-validation-api 1.1.0

## 1.215 jetty-xml 9.2.13.v20150730

### 1.215.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
```

Found in path(s):

```
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/XmlConfiguration.java
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/XmlAppendable.java
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/ConfigurationProcessor.java
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/ConfigurationProcessorFactory.java
*
/opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/XmlParser.java
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/xml/package-info.java
```

No license file was found, but licenses were detected in source scan.

<p>The Eclipse Foundation makes available all content in this plug-in (&quot;Content&quot;). The Content is dual licensed and is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 (&quot;EPL&quot;) as well as the Apache Software License Version 2.0. A copy of the EPL is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>. A copy of the ASL is available at <a href="http://www.apache.org/licenses/LICENSE-2.0.html">http://www.apache.org/licenses/LICENSE-2.0.html</a>. For purposes of the EPL, &quot;Program&quot; will mean the Content.</p>

Permission to use, copy, modify and distribute UnixCrypt granted provided that the copyright notice appears in all copies.</p>

Found in path(s):

```
* /opt/cola/permits/1001100689_1651084720.69/0/jetty-xml-9-2-13-v20150730-sources-jar/about.html
```

# 1.216 jetty-continuation 9.2.13.v20150730

## 1.217 jetty-webapp 9.2.13.v20150730

### 1.217.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
```

Found in path(s):

```
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/DescriptorProcessor.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/IterativeDescriptorProcessor.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/Origin.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/WebDescriptor.java
*
/opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/WebAppClassLoader.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/WebXmlConfiguration.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/DiscoveredAnnotation.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/WebAppContext.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/DefaultsDescriptor.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/JarScanner.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/FragmentDescriptor.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/MetaData.java
*
/opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/MetaDataComplete.java
* /opt/cola/permits/1001100681_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/webapp/Configuration.java
```

\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/AbstractConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/FragmentConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/CloneConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/MetaInfConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/package-info.java  
\*  
/opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/OverrideDescriptor.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/StandardDescriptorProcessor.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/Descriptor.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/WebInfConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/JettyWebXmlConfiguration.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/Ordering.java  
\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/org/eclipse/jetty/webapp/ClasspathPattern.java  
No license file was found, but licenses were detected in source scan.

<p>The Eclipse Foundation makes available all content in this plug-in (&quot;Content&quot;). The Content is dual licensed and is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 (&quot;EPL&quot;) as well as the Apache Software License Version 2.0. A copy of the EPL is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>. A copy of the ASL is available at <a href="http://www.apache.org/licenses/LICENSE-2.0.html">http://www.apache.org/licenses/LICENSE-2.0.html</a>. For purposes of the EPL, &quot;Program&quot; will mean the Content.</p>  
Permission to use, copy, modify and distribute UnixCrypt granted provided that the copyright notice appears in all copies.</p>

Found in path(s):

\* /opt/cola/permits/1001100681\_1651084510.26/0/jetty-webapp-9-2-13-v20150730-sources-jar/about.html

## 1.218 jetty-security 9.2.13.v20150730

### 1.218.1 Available under license :

No license file was found, but licenses were detected in source scan.

<p>The Eclipse Foundation makes available all content in this plug-in (&quot;Content&quot;). The Content is dual licensed and is provided to you under the terms and conditions of the Eclipse Public License Version 1.0

(&quot;EPL&quot;) as well as the Apache Software License Version 2.0. A copy of the EPL is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>. A copy of the ASL is available at <a href="http://www.apache.org/licenses/LICENSE-2.0.html">http://www.apache.org/licenses/LICENSE-2.0.html</a>. For purposes of the EPL, &quot;Program&quot; will mean the Content.</p>

Permission to use, copy, modify and distribute UnixCrypt granted provided that the copyright notice appears in all copies.</p>

Found in path(s):

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/about.html

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
```

Found in path(s):

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/SpnegoUserIdentity.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/UserDataConstraint.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/IdentityService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/ConstraintAware.java

\*

/opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/JDBCLoginService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/SpnegoAuthenticator.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/DefaultUserIdentity.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/BasicAuthenticator.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/SpnegoUserPrincipal.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/PropertyUserStore.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/RoleInfo.java

\*

/opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/DefaultIdentityService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/SessionAuthentication.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/LoginAuthenticator.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/RoleRunAsToken.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/DeferredAuthentication.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/DefaultAuthenticatorFactory.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/Authenticator.java

\*

/opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/HashLoginService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/FormAuthenticator.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/ClientCertAuthenticator.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/package-info.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/RunAsToken.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/ConstraintMapping.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/DigestAuthenticator.java

\*

/opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/LoginService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/MappedLoginService.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/UserAuthentication.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/package-info.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/SecurityHandler.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/AbstractUserAuthentication.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/HashCrossContextPseudoSession.java

\*

/opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/CrossContextPseudoSession.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/LoginCallback.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-jar/org/eclipse/jetty/security/authentication/LoginCallbackImpl.java

\* /opt/cola/permits/1001100702\_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-

```
jar/org/eclipse/jetty/security/SpnegoLoginService.java
* /opt/cola/permits/1001100702_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/security/ServerAuthException.java
No license file was found, but licenses were detected in source scan.
```

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
//Equivalent to //<user-data-constraint><transport-guarantee>CONFIDENTIAL</transport-guarantee></user-data-
constraint>
```

```
Found in path(s):
* /opt/cola/permits/1001100702_1651084727.58/0/jetty-security-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/security/ConstraintSecurityHandler.java
```

## 1.219 jetty-util 9.2.13.v20150730

### 1.219.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
/**
 * Utf8 Appendable abstract base class
 *
 * This abstract class wraps a standard { @link java.lang.Appendable } and provides methods to append UTF-8
 encoded bytes, that are converted into characters.
 *
 * This class is stateful and up to 4 calls to { @link #append(byte) } may be needed before state a character is
 appended to the string buffer.
 *
 * The UTF-8 decoding is done by this class and no additional buffers or Readers are used. The UTF-8 code was
 inspired by
 * http://bjoern.hoehrmann.de/utf-8/decoder/dfa/
 *
 * License information
 for Bjoern Hoehrmann's code:
 *
 * Copyright (c) 2008-2009 Bjoern Hoehrmann <bjoern@hoehrmann.de>
 * Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated
```

documentation files (the "Software"), to deal

\* in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

\* copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

\* FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER

\*

IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*/

Found in path(s):

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/Utf8Appendable.java

No license file was found, but licenses were detected in source scan.

// All rights reserved. This program and the accompanying materials

// are made available under the terms of the Eclipse Public License v1.0

// and Apache License v2.0 which accompanies this distribution.

// The Eclipse Public License is available at

// The Apache License v2.0 is available at

// You may elect to redistribute this code under either of these licenses.

/\*

\* Copyright (c) 2012 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language

governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-



jar/org/eclipse/jetty/util/Callback.java

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
```

Found in path(s):

```
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/preventers/DOMLeakPreventer.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/thread/ShutdownThread.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/ClassLoadingObjectInputStream.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/Fields.java
*
/opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/CompletableCallback.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/BlockingCallback.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/component/AbstractLifecycle.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/UrlEncoded.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/LeakDetector.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/IPAddressMap.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/HttpCookieStore.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/security/package-info.java
*
/opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/PatternMatcher.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/MemoryUtils.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/SocketAddressResolver.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/Utf8LineParser.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/util/annotation/ManagedObject.java
* /opt/cola/permits/1001069512_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-
```

jar/org/eclipse/jetty/util/FuturePromise.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/ReadLineInputStream.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/Slf4jLog.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/component/Graceful.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/package-info.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/FileResource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/package-info.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/Utf8StringBuffer.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/MultiPartWriter.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/Attributes.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/component/FileNoticeLifeCycleListener.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/thread/QueuedThreadPool.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/PathResource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/JarResource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/preventers/LDAPLeakPreventer.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/component/ContainerLifeCycle.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/StacklessLogging.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/component/package-info.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/Utf8StringBuilder.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/IteratingNestedCallback.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/SharedBlockingCallback.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/URIUtil.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/thread/TimerScheduler.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/thread/ExecutorThreadPool.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/RolloverFileOutputStream.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/preventers/LoginConfigurationLeakPreventer.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ArrayTrie.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/TreeTrie.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/component/Dumpable.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/log/Logger.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/component/LifeCycle.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ByteArrayOutputStream2.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/preventers/DriverManagerLeakPreventer.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/CertificateUtils.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/DateCache.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/annotation/Name.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/AttributesMap.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/resource/EmptyResource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ConcurrentArrayQueue.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/resource/Resource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ssl/SslContextFactory.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/Loader.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/thread/ThreadPool.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/Password.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/Credential.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-

jar/org/eclipse/jetty/util/ssl/AliasedX509KeyManager.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/Trie.java  
 \*  
 /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/IntrospectionUtil.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/statistic/package-info.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/ByteArrayISO8859Writer.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/preventers/AbstractLeakPreventer.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/statistic/CounterStatistic.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/log/JavaUtilLog.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/thread/ScheduledExecutorScheduler.java  
 \*  
 /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/resource/ResourceFactory.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/preventers/SecurityProviderLeakPreventer.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/Atomics.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/thread/Scheduler.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/preventers/AWTLeakPreventer.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/B64Code.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/HostMap.java  
 \*  
 /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/preventers/AppContextLeakPreventer.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/ssl/AliasedX509ExtendedKeyManager.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/BlockingArrayQueue.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/TypeUtil.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/resource/ResourceCollection.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/log/AbstractLogger.java  
 \* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
 jar/org/eclipse/jetty/util/thread/package-info.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/log/StdErrLog.java

\*

/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/CertificateValidator.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/Promise.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/BufferUtil.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/resource/URLResource.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ssl/package-info.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/Uptime.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/MultiPartOutputStream.java

\*

/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/FutureCallback.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/annotation/ManagedOperation.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/package-info.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/MultiException.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/CountingCallback.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/component/FileDestroyable.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/annotation/package-info.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/component/Destroyable.java

\*

/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/thread/NonBlockingThread.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/preventers/Java2DLeakPreventer.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/thread/Sweeper.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/IO.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/Scanner.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/ArrayUtil.java

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-

jar/org/eclipse/jetty/util/LazyList.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/QuotedStringTokenizer.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/ArrayTernaryTrie.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/statistic/SampleStatistic.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/Jetty.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/component/Container.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/BadResource.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/MultiMap.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/resource/JarFileResource.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/preventers/package-info.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/ArrayQueue.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/StringUtil.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/JettyAwareLogger.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/MultiPartInputStreamParser.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/ConcurrentHashSet.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/preventers/GCThreadLeakPreventer.java  
\*  
/opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/Log.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/AbstractTrie.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/log/LoggerLog.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/IteratingCallback.java  
\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-  
jar/org/eclipse/jetty/util/annotation/ManagedAttribute.java  
No license file was found, but licenses were detected in source scan.  
  
/\*  
\* @(#)UnixCrypt.java 0.9 96/11/25

\*  
\* Copyright (c) 1996 Aki Yoshida. All rights reserved.  
\*  
\* Permission to use, copy, modify and distribute this software  
\* for non-commercial or commercial purposes and without fee is  
\* hereby granted provided that this copyright notice appears in  
\* all copies.  
\*/

Found in path(s):

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/UnixCrypt.java

No license file was found, but licenses were detected in source scan.

<p>The Eclipse Foundation makes available all content in this plug-in (&quot;Content&quot;). The Content is dual licensed and is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 (&quot;EPL&quot;) as well as the Apache Software License Version 2.0. A copy of the EPL is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>. A copy of the ASL is available at <a href="http://www.apache.org/licenses/LICENSE-2.0.html">http://www.apache.org/licenses/LICENSE-2.0.html</a>. For purposes of the EPL, &quot;Program&quot; will mean the Content.</p>  
<p>Permission to use, copy, modify and distribute UnixCrypt granted provided that the copyright notice appears in all copies.</p>

Found in path(s):

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/about.html

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
/**
 * @param c Data constrain indicator: 0=DC+NONE, 1=DC_INTEGRAL &
 *          2=DC_CONFIDENTIAL
 */
/**
 * @return Data constrain indicator: 0=DC+NONE, 1=DC_INTEGRAL &
 *          2=DC_CONFIDENTIAL
 */
```

Found in path(s):

\* /opt/cola/permits/1001069512\_1651084482.54/0/jetty-util-9-2-13-v20150730-sources-jar/org/eclipse/jetty/util/security/Constraint.java

# 1.220 jetty-servlets 9.2.13.v20150730

## 1.220.1 Available under license :

No license file was found, but licenses were detected in source scan.

<p>The Eclipse Foundation makes available all content in this plug-in (&quot;Content&quot;). The Content is dual licensed and is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 (&quot;EPL&quot;) as well as the Apache Software License Version 2.0. A copy of the EPL is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>. A copy of the ASL is available at <a href="http://www.apache.org/licenses/LICENSE-2.0.html">http://www.apache.org/licenses/LICENSE-2.0.html</a>. For purposes of the EPL, &quot;Program&quot; will mean the Content.</p>

Permission to use, copy, modify and distribute UnixCrypt granted provided that the copyright notice appears in all copies.</p>

Found in path(s):

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/about.html

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
// You may elect to redistribute this code under either of these licenses.
```

Found in path(s):

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/UserAgentFilter.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/PutFilter.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/CrossOriginFilter.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/IncludableGzipFilter.java

\*

/opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/gzip/GzipHttpOutput.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/GzipFilter.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/gzip/AbstractCompressedStream.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/gzip/DeflatedOutputStream.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-jar/org/eclipse/jetty/servlets/EventSourceServlet.java

\* /opt/cola/permits/1001100700\_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-



```

jar/org/eclipse/jetty/servlets/CloseableDoSFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/gzip/package-info.java
*
/opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/DoSFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/package-info.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/QoSFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/AsyncGzipFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/WelcomeFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/EventSource.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/MultiPartFilter.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/ConcatServlet.java
*
/opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/DataRateLimitedServlet.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/gzip/GzipOutputStream.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/gzip/GzipHandler.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/gzip/CompressedResponseWrapper.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/CGI.java
* /opt/cola/permits/1001100700_1651084723.06/0/jetty-servlets-9-2-13-v20150730-sources-
jar/org/eclipse/jetty/servlets/gzip/GzipFactory.java

```

## 1.221 jackson 2.9.6

### 1.221.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.222 metrics-json 3.1.2

## 1.222.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.223 metrics-servlets 3.1.2

## 1.223.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without



modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.224 metrics-logback 3.1.2

## 1.225 libxi 1.1.3-2.1.e17

### 1.225.1 Available under license :

Copyright (c) 2007, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER

## DEALINGS IN THE SOFTWARE.

Copyright 2003 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 1991, 1997 Digital Equipment Corporation, Maynard, Massachusetts.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY CLAIM, DAMAGES, INCLUDING, BUT NOT LIMITED TO CONSEQUENTIAL OR INCIDENTAL DAMAGES, OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Digital Equipment Corporation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Digital

## 1.226 metrics-jetty 3.1.2

## 1.227 jboss-logging 3.2.1

### 1.227.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability



incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.228 snappy-java 1.1.4

## 1.229 jackson-databind 2.9.6

### 1.229.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.230 jackson-jaxrs-base 2.6.3

## 1.230.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.231 jackson-jaxrs-base 2.9.6

## 1.231.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.232 jline 2.14.3

# 1.233 kryo 2.24.0

# 1.234 apache-log4j 2.10.0

## 1.234.1 Available under license :

Apache Log4j Core  
Copyright 1999-2012 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

ResolverUtil.java  
Copyright 2005-2006 Tim Fennell  
Apache Log4j  
Copyright 1999-2017 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

ResolverUtil.java  
Copyright 2005-2006 Tim Fennell

Dumbster SMTP test server  
Copyright 2004 Jason Paul Kitchen

TypeUtil.java  
Copyright 2002-2012 Ramnivas Laddad, Juergen Hoeller, Chris Beams

picocli (<http://picocli.info>)  
Copyright 2017 Remko Popma

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,  
excluding those notices that do not pertain to any part of  
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its  
distribution, then any Derivative Works that You distribute must  
include a readable copy of the attribution notices contained  
within such NOTICE file, excluding  
those notices that do not  
pertain to any part of the Derivative Works, in at least one  
of the following places: within a NOTICE text file distributed  
as part of the Derivative Works; within the Source form or  
documentation, if provided along with the Derivative Works; or,  
within a display generated by the Derivative Works, if and  
wherever such third-party notices normally appear. The contents  
of the NOTICE file are for informational purposes only and  
do not modify the License. You may add Your own attribution  
notices within Derivative Works that You distribute, alongside  
or as an addendum to the NOTICE text from the Work, provided  
that such additional attribution notices cannot be construed  
as modifying the License.

You may add Your own copyright statement to Your modifications and  
may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or  
for any such Derivative Works as a whole, provided Your use,  
reproduction, and distribution of the Work otherwise complies with  
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,  
any Contribution intentionally submitted for inclusion in the Work  
by You to the Licensor shall be under the terms and conditions of  
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify  
the terms of any separate license agreement you may have executed  
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade  
names, trademarks, service marks, or product names of the Licensor,  
except as required for reasonable and customary use in describing the  
origin of the Work and reproducing the  
content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or  
agreed to in writing, Licensor provides the Work (and each  
Contributor provides its Contributions) on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j  
Copyright 1999-2012 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Dumbster SMTP test server  
Copyright 2004 Jason Paul Kitchen

## 1.235 jersey-container-servlet-core 2.22.1

## 1.236 jersey-container-servlet 2.22.1

## 1.237 jersey-media-jaxb 2.22.1

## 1.238 joda-time 2.5

### 1.238.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.



"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

## 1.239 javax-inject 2.4.0

## 1.240 spring-context 5.0.5

### 1.240.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form  
shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend,

and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.



# 1.241 spring-boot 2.0.1

## 1.241.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously

marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for

inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.242 spring-beans 5.0.5

### 1.242.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any

medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
**WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND**, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.243 spring-boot-starter 2.0.1

## 1.243.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright



owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license

terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.244 spring-jcl 5.0.5

### 1.244.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.245 spring-messaging 5.0.5

## 1.245.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such

Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work



(and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.246 spring-boot-starter-web 2.0.1

## 1.246.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute,

all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.247 hibernate-validator 6.0.9

## 1.247.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed



with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Bean Validation API

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

This copy of Java ClassMate library is licensed under Apache (Software) License,  
version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

\* Brian Langel

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation,

method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions



thereof); and (2) the

combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in

compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This

alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other

system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.



## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Apache log4j

Copyright 2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Hibernate Validator, declare and validate application constraints

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Adam Stawicki  
Ahmed Al Hafoudh  
Alaa Nassef  
Andrey Derevyanko  
Andrey Rodionov  
Benson Margulies  
Brent Douglas  
Carlos Vara  
Carlo de Wolf  
Chris Beckey  
Christian Ivan  
Dag Hovland  
Davide D'Alto  
Davide Marchignoli  
Denis Tiago  
Doug Lea  
Emmanuel Bernard  
Efthymis Sarbanis  
Federico  
Federico Mancini  
Gavin King  
George Gastaldi  
Gerhard Petracek  
Guillaume Husta  
Guillaume Smet  
Gunnar Morling  
Hardy Ferentschik  
Henno Vermeulen  
Hillmer Chona  
Jan-Willem Willebrands  
Jason T. Greene  
Jiri Bilek  
Julien Furgerot  
Julien May  
Juraci Krohling  
Justin Nauman  
Kathryn Killebrew  
Kazuki Shimizu  
Kevin Pollet  
Khalid Alqinyah  
Lee KyoungIl  
Leonardo Loch Zanivan  
Lucas Pouzac

Lukas Niemeier  
Mark Hobson  
Marko Bekhta  
Matthias Kurz  
Mert Caliskan  
Michal Fotyga  
Nicola Ferraro  
Nicolas Franois  
Paolo Perrotta  
Pete Muir  
Sanne Grinovero  
Sebastian Bayerl  
Shahram Goodarzi  
Shane Bryzak  
Shelly McGowan  
Steve Ebersole  
Strong Liu  
Tadhg Pearson  
Tomaz Cerar  
Tommy Johansen  
Victor Rezende dos Santos  
Willi Schnborn  
Xavier Sosnovsky  
Yanming Zhou  
Yoann  
Rodire

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

## 1.248 spring-boot-autoconfigure 2.0.1

### 1.248.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.



"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.249 spring-tx 5.0.5

## 1.249.1 Available under license :

```
/*
 * Copyright 2002-2012 the original author or authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

# 1.250 spring-aop 5.0.5

## 1.250.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit)

alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.251 spring-web 5.0.5

## 1.251.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual

or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.



2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.252 boot-starter 2.0.1

### 1.252.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may

choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.253 spring-expression 5.0.5

## 1.253.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.



# 1.254 log4j-api 2.10.0

## 1.254.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j 1.x Compatibility API  
Copyright 1999-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.255 spring-framework 5.0.5

## 1.255.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2013 INRIA, France Telecom  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/TypePath.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/TypeReference.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2009 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

- \* See the License for the specific language governing permissions and
- \* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/MetadataReader.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2016 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/AutoPopulatingList.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/AbstractDecoder.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/backoff/BackOffExecution.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/PropertySourceFactory.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/CommandLineArgs.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/backoff/BackOff.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/CompositeIterator.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/Decoder.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AbstractAliasAwareAnnotationAttributeExtractor.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/XMLEventStreamWriter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/DomUtils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/DomContentHandler.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/concurrent/FailureCallback.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/env/ConfigurableEnvironment.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/task/TaskExecutor.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/DigestUtils.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/type/filter/AssignableTypeFilter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/concurrent/SuccessCallback.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/ErrorHandler.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/EnumToIntegerConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/EnumToStringConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/task/TaskDecorator.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/backoff/ExponentialBackOff.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/lang/UsesSunMisc.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/DecoratingProxy.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/DefaultPropertiesPersister.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/ZoneIdToTimeZoneConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/io/ProtocolResolver.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/objenesis/SpringObjenesis.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/CollectionToStringConverter.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/concurrent/ListenableFutureCallback.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/converter/ConverterRegistry.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-



jar/org/springframework/core/annotation/DefaultAnnotationAttributeExtractor.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/ZonedDateTimeToCalendarConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/PropertiesPersister.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/codec/AbstractEncoder.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/io/buffer/PooledDataBuffer.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/NumberToNumberConverterFactory.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/AbstractXMLEventReader.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/StringToPropertiesConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/task/support/TaskExecutorAdapter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/type/filter/TypeFilter.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/annotation/SynthesizedAnnotationInvocationHandler.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/converter/ConverterFactory.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/env/CommandLinePropertySource.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/ConfigurableObjectInputStream.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/StringToTimeZoneConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/CharacterToNumberFactory.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/SpringProperties.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/env/Environment.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/backoff/FixedBackOff.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/io/support/ResourceRegion.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/ListBasedXMLEventReader.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/env/PropertyResolver.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/StringToBooleanConverter.java

\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/converter/Converter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/PropertiesLoaderUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/SynthesizingMethodParameter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/Deserializer.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/Serializer.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/ConfigurablePropertyResolver.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/IntegerToEnumConverterFactory.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2018 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/buffer/NettyDataBuffer.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/AttributeAccessorSupport.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AnnotatedElementUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/comparator/Comparators.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ConcurrentReferenceHashMap.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ReflectionUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-

jar/org/springframework/util/PathMatcher.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/concurrent/ListenableFutureCallbackRegistry.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/codec/DataBufferEncoder.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/StopWatch.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/codec/AbstractDataBufferDecoder.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/ExceptionDepthComparator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/type/classreading/SimpleMetadataReaderFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/codec/ResourceRegionEncoder.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/SimpleAliasRegistry.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/xml/TransformerUtils.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/CollectionUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/OrderComparator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/io/buffer/DataBuffer.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/xml/SimpleNamespaceContext.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/codec/ByteBufferEncoder.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/util/MimeType.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/type/classreading/RecursiveAnnotationArrayVisitor.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/io/FileSystemResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/io/AbstractFileResolvingResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/io/support/PathMatchingResourcePatternResolver.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/env/SimpleCommandLinePropertySource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/convert/PropertyDescriptor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/core/convert/Property.java

```

*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/buffer/DataBufferUtils.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/util/ClassUtils.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/codec/ByteArrayEncoder.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/MethodIntrospector.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/lang/UsesJava8.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/Conventions.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/task/support/ExecutorServiceAdapter.java
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/codec/Encoder.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/support/SpringFactoriesLoader.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/util/StringUtils.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/ResolvableType.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/Constants.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/UrlResource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/MethodParameter.java
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/buffer/DefaultDataBufferFactory.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/lang/UsesJava7.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/buffer/NettyDataBufferFactory.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/convert/support/StringToLocaleConverter.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/codec/StringDecoder.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/support/ResourceArrayPropertyEditor.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/codec/CharSequenceEncoder.java
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/buffer/DefaultDataBuffer.java

```

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/filter/AnnotationTypeFilter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AnnotationUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/ResourceEncoder.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/BridgeMethodResolver.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/AbstractStaxXMLReader.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/JOptCommandLinePropertySource.java  
\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AnnotationAwareOrderComparator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/PathResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/buffer/DataBufferFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/MimeTypeUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/AntPathMatcher.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2013 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/AsyncListenableTaskExecutor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/XMLStreamReader.java  
\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/AsyncTaskExecutor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/SystemPropertyUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/StandardEnvironment.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2011 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/SimpleCommandLineArgsParser.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ConfigurableConversionService.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/PropertySources.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2012 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/InfrastructureProxy.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/SimpleTransformErrorListener.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/TaskTimeoutException.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/support/SerializationFailedException.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/SyncTaskExecutor.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/CommonsLogWriter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/TaskRejectedException.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/AttributeAccessor.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/support/ConcurrentExecutorAdapter.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/ParameterNameDiscoverer.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/style/DefaultValueStyler.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/SpringVersion.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/MetadataReaderFactory.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/SmartClassLoader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/style/StylerUtils.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/ClassRelativeResourceLoader.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/NumberToCharacterConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/SimpleSaxErrorHandler.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2015 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/ResourcePropertySource.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/AnnotatedTypeMetadata.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/AliasRegistry.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/converter/ConditionalGenericConverter.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/SimpleIdGenerator.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToCurrencyConverter.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ResizableByteArrayOutputStream.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/SynthesizedAnnotation.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/UpdateMessageDigestInputStream.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToCharsetConverter.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AliasFor.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/Ordered.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/support/DeserializingConverter.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/SystemEnvironmentPropertySource.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToUUIDConverter.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/EnumerablePropertySource.java



\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/JdkIdGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/VfsResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/support/SerializingConverter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/DefaultSerializer.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/serializer/support/SerializationDelegate.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/FallbackObjectToStringConverter.java  
\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/PriorityOrdered.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AnnotationConfigurationException.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/AlternativeJdkIdGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/StandardMethodMetadata.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/IdGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/MethodMetadata.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2007 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/filter/RegexPatternTypeFilter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/ResourcePatternResolver.java

\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/ContextResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/style/ValueStyler.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2018 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/ParameterizedTypeReference.java  
No license file was found, but licenses were detected in source scan.

/\*\*  
\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/CurrentFrame.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/MethodVisitor.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/ClassVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/ClassReader.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Handler.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Edge.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/AnnotationWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/ByteVector.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/AnnotationVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Frame.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Attribute.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/ModuleWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Handle.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/FieldWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/ClassWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/Item.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
jar/org/springframework/asm/FieldVisitor.java

```
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/Label.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/Type.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/MethodWriter.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/ModuleVisitor.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/Opcodes.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/asm/Context.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2002-2017 the original author or authors.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/env/PropertySourcesPropertyResolver.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2002-2017 the original author or authors.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/comparator/ComparableComparator.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ConversionUtils.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/CompositePropertySource.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/CustomizableThreadCreator.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/DefaultResourceLoader.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/comparator/BooleanComparator.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/DescriptiveResource.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NestedCheckedException.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/VfsPatternUtils.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/AnnotationMetadataReadingVisitor.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/AbstractConditionalEnumConverter.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/GenericTypeResolver.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/LinkedMultiValueMap.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/task/SimpleAsyncTaskExecutor.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/comparator/InvertibleComparator.java
- \*
- /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/StaxEventHandler.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/ReactiveAdapterRegistry.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/EncodedResource.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/ByteBufferDecoder.java
- \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/KotlinDetector.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NestedRuntimeException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/ListenableFutureAdapter.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NestedIOException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/XmlValidationModeDetector.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/AnnotationReadingVisitorUtils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/ClassMetadata.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/ResourceEditor.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/StaxSource.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/style/ToStringCreator.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/CodecException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/FileSystemUtils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/AbstractRecursiveAnnotationVisitor.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/FastByteArrayOutputStream.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/converter/GenericConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/Order.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/DefaultPropertySourceFactory.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/ResourceDecoder.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/InvalidMimeTypeException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StreamConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/CollectionFactory.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/comparator/InstanceComparator.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/EnvironmentCapable.java  
 \*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/AnnotationAttributeExtractor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/CompletableToListenableFutureAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/ReadOnlySystemAttributesMap.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/MutablePropertySources.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/SerializationUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/FileCopyUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/InstanceFilter.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/MissingRequiredPropertiesException.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/RecursiveAnnotationAttributesVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/StringValueResolver.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ConcurrencyThrottleSupport.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/GenericConversionService.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/WritableResource.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/InputStreamResource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToCharacterConverter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToEnumConverterFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/OrderUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/style/DefaultToStringStyler.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/DelegatingCompletableFuture.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/DecodingException.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/MethodInvoker.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/DefaultConversionService.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-

```

jar/org/springframework/core/convert/ConversionService.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/type/classreading/CachingMetadataReaderFactory.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/UrlResource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/serializer/DefaultDeserializer.java
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/support/PropertiesLoaderSupport.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/convert/support/StringToNumberConverterFactory.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/ByteArrayResource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/style/ToStringStyler.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/ClassPathResource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/lang/NonNullFields.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/PropertyResolverExtensions.kt
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/type/StandardAnnotationMetadata.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/lang/Nullable.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/InputStreamSource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/type/classreading/MethodMetadataReadingVisitor.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/ReactiveAdapter.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/codec/AbstractSingleValueEncoder.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/util/PropertyPlaceholderHelper.java
*
/opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/annotation/AnnotationAttributes.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/DefaultParameterNameDiscoverer.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/SerializableTypeWrapper.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/core/io/AbstractResource.java
* /opt/ws_local/PERMITS_SQL/1001218755_1591903383.83/0/spring-core-5-0-5-release-sources-
jar/org/springframework/util/NumberUtils.java

```



\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/ResourceLoader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/CollectionToArrayConverter.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/StaxEventXMLReader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/TypeUtils.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/AbstractXMLReader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ByteBufferConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/ByteArrayDecoder.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/PropertySource.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/ReactiveTypeDescriptor.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/ConverterNotFoundException.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NestedExceptionUtils.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ObjectToArrayConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/asm/SpringAsmInfo.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/converter/ConvertingComparator.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/KotlinReflectionParameterNameDiscoverer.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/DecoratingClassLoader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/ListenableFutureTask.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/FileSystemResourceLoader.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/AbstractEnvironment.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/StandardReflectionParameterNameDiscoverer.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/annotation/MapAnnotationAttributeExtractor.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/ClassMetadataReadingVisitor.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/AbstractXMLStreamReader.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ObjectUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/StaxUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/lang/NonNull.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ArrayToArrayConverter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToArrayConverter.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/FutureAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/AbstractPropertyResolver.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/MapToMapConverter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/StandardClassMetadata.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/EncodingException.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/SocketUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/codec/DataBufferDecoder.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/AbstractStaxHandler.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ConversionServiceFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/MultiValueMap.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/PatternMatchUtils.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/Resource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/filter/AspectJTypeFilter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/SettableListenableFuture.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/classreading/AnnotationAttributesReadingVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/concurrent/ListenableFuture.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-

jar/org/springframework/core/LocalVariableTableParameterNameDiscoverer.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/io/support/ResourcePatternUtils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/StaxStreamXMLReader.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/lang/NonNullApi.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/type/AnnotationMetadata.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/type/filter/AbstractTypeHierarchyTraversingFilter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/CollectionToObjectConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/comparator/CompoundComparator.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/comparator/NullSafeComparator.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/OverridingClassLoader.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/IdToEntityConverter.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/ConvertingPropertyEditorAdapter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/io/VfsUtils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/Assert.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/ConversionFailedException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/Base64Utils.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/MethodClassKey.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/xml/StaxResult.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/ResolvableTypeProvider.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/type/classreading/SimpleMetadataReader.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/util/LinkedCaseInsensitiveMap.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/PrioritizedParameterNameDiscoverer.java  
 \* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-  
 jar/org/springframework/core/convert/support/ObjectToObjectConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ObjectToOptionalConverter.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/io/support/LocalizedResourceHelper.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/StreamUtils.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ResourceUtils.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2010 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/ConversionException.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2008 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NamedInheritableThreadLocal.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/NamedThreadLocal.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2014 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ArrayToStringConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/converter/ConditionalConverter.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ArrayToObjectConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/PropertiesPropertySource.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/StringToCollectionConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/type/filter/AbstractClassTestingTypeFilter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/lang/UsesSunHttpServer.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/CollectionToCollectionConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/PropertiesToStringConverter.java

\*

/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ArrayToCollectionConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ObjectToCollectionConverter.java

\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/xml/StaxStreamHandler.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/cglib/SpringCglibInfo.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/env/MapPropertySource.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/cglib/core/SpringNamingPolicy.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/core/convert/support/ObjectToStringConverter.java  
\* /opt/ws\_local/PERMITS\_SQL/1001218755\_1591903383.83/0/spring-core-5-0-5-release-sources-jar/org/springframework/util/ExceptionTypeFilter.java

# 1.256 spring-boot-starter-json 2.0.1

## 1.256.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute

must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work



To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.257 bean-validation-api 2.0.1

### 1.257.1 Available under license :

Bean Validation API

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

## 1.258 jackson-module-afterburner 2.6.3

### 1.258.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the  
Apache (Software) License, version 2.0 ("the License").  
See the License for details about distribution rights, and the  
specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.259 jackson-datatype-guava 2.6.3

## 1.259.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.260 jackson-datatype-joda 2.6.3

## 1.260.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.261 hppc 0.8.1

# 1.262 args4j 2.33

## 1.262.1 Available under license :

JUnit

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by

any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise.

As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection

with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each

Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement.

The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

ASM 4 License

Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2016 Christian Robertson

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>

\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but



\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\* "Derivative Works" shall mean any work, whether in Source or Object  
\* form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to  
\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,

\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\* (d) If the Work includes a "NOTICE"  
text file as part of its  
\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that

such additional attribution notices cannot be construed  
\* as modifying the License.

\*

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\*  
\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.

\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\*  
\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\*  
\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,

\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other

liability obligations and/or rights consistent with this

- \* License. However, in accepting such obligations, You may act only
- \* on Your own behalf and on Your sole responsibility, not on behalf
- \* of any other Contributor, and only if You agree to indemnify,
- \* defend, and hold each Contributor harmless for any liability
- \* incurred by, or claims asserted against, such Contributor by reason
- \* of your accepting any such warranty or additional liability.

\*

\* END OF TERMS AND CONDITIONS

\*

\* APPENDIX: How to apply the Apache License to your work.

\*

- \* To apply the Apache License to your work, attach the following
- \* boilerplate notice, with the fields enclosed by brackets "[ ]"
- \* replaced with your own identifying information. (Don't include
- \* the brackets!) The text should be enclosed in the appropriate
- \* comment syntax for the file format. We also recommend that a
- \* file or class name and description of purpose

be included on the

- \* same "printed page" as the copyright notice for easier
- \* identification within third-party archives.

\*

\* Copyright [yyyy] [name of copyright owner]

\*

- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.

\*/

## W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following

license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation,

with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002.

This version

removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

This license came from: <http://www.megginson.com/SAX/copying.html>

However please note future versions of SAX may be covered

under <http://saxproject.org/?selected=pd>

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, david@megginson.com  
2000-05-05

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions



for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Lang

Copyright 2001-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Commons FileUpload

Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Copyright (c) 2011, Ubalo, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Ubalo, Inc nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL UBALO, INC BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License

Copyright (c) 2011 Jeff Pickhardt

Modified from the Python CodeMirror mode, Copyright (c) 2010 Timothy Farrell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2011 by Sabaca <mail@sabaca.com> under the MIT license.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache MINA SSHD  
Copyright 2008-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

<!--

The MIT License

Copyright (c) 2011, CloudBees, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-->

<!-- 3rd party license acknowledgements and -->

<?jelly escape-by-default='true'?>

<j:jelly xmlns:j="jelly:core" xmlns:st="jelly:stapler" xmlns:d="jelly:define" xmlns:l="/lib/layout" xmlns:t="/lib/hudson" xmlns:s="/lib/form">

```

<d:taglib uri="licenses">
  <d:tag name="dependencies">
    <table class="pane sortable bigtable">
      <tr>
        <th class="pane-header">${ %Name }</th>
        <th class="pane-header">${ %Maven ID }</th>
        <th class="pane-header">${ %License }</th>
      </tr>
      <d:invokeBody/>
    </table>
  </d:tag>
  <d:tag name="dependency">
    <tr>
      <td>
        <a href="${ attrs.url }">${ attrs.name }</a>
      </td>
      <td>
        ${ attrs.groupId }:${ attrs.artifactId }:${ attrs.version }
      </td>
      <td>
        <d:invokeBody />
      </td>
    </tr>
  </d:tag>
  <d:tag name="description"/>
  <d:tag name="license">
    <a href="${ attrs.url }">${ attrs.name }</a><br/>
  </d:tag>
</d:taglib>
<d:invokeBody/>
</j:jelly>

```

Google Guice - Core Library  
 Copyright 2006-2015 Google, Inc.

This product includes software developed at  
 The Apache Software Foundation (<http://www.apache.org/>).

```

=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Acegi Security System for ==
== Spring distribution. ==
=====

```

The end-user documentation included with a redistribution, if any,  
 must include the following acknowledgement:

"This product includes software developed by the Acegi Security

System for Spring Project (<http://acegisecurity.org>)."

Alternately, this acknowledgement may appear in the software itself, if and wherever such third-party acknowledgements normally appear.

The names "Acegi", "Acegi Security System" and "Acegi Security System for Spring" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [ben.alex@acegi.com.au](mailto:ben.alex@acegi.com.au).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with



the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

---

### ANTLR 2 License

Antlr2 is released in the public domain.  
See licenses/antlr2-license.txt for details.

---

### ASM 4 License

ASM 4 uses a 3-clause BSD license. For details, see licenses/asm-license.txt.

---

### JLine2 Patch License

The following class within this product:

org.codehaus.groovy.tools.shell.completion.FileNameCompleter

was derived from JLine 2.12, and the following patch:

<https://github.com/jline/jline2/issues/90>

JLine2

is made available under a BSD License.

For details, see [licenses/jline2-license](#).

---

#### JSR223 License

The following classes within this product:

org.codehaus.groovy.jsr223.GroovyCompiledScript  
org.codehaus.groovy.jsr223.GroovyScriptEngineFactory  
org.codehaus.groovy.jsr223.GroovyScriptEngineImpl

were derived from reference implementation files developed by Sun in collaboration with the Groovy community. The reference implementation has a BSD-style license. Details can be found in: [licenses/jsr223-license.txt](#)

---

#### normalize.css License

The stylesheet.css file (originally normalize.css) is used by the groovydoc and docgenerator components for groovy-jdk/gapi documentation. It is made available under a MIT License. Details: [licenses/normalize-stylesheet-license.txt](#)

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise,  
unless required by applicable law  
(such as deliberate and grossly  
negligent acts) or agreed to in writing, shall any Contributor be  
liable to You for damages, including any direct, indirect, special,  
incidental, or consequential damages of any character arising as a  
result of this License or out of the use or inability to use the  
Work (including but not limited to damages for loss of goodwill,  
work stoppage, computer failure or malfunction, or any and all  
other commercial damages or losses), even if such Contributor  
has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing  
the Work or Derivative Works thereof, You may choose to offer,  
and charge a fee for, acceptance of support, warranty, indemnity,  
or other liability obligations and/or rights consistent with this  
License. However, in accepting such obligations, You may act only  
on Your own behalf and on Your sole  
responsibility, not on behalf  
of any other Contributor, and only if You agree to indemnify,  
defend, and hold each Contributor harmless for any liability  
incurred by, or claims asserted against, such Contributor by reason  
of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

The MIT License

Copyright (c) 2012 Codility Limited, 107 Cheapside, London EC2V 6DN, UK

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

[InternetShortcut]

URL=<http://creativecommons.org/licenses/by-sa/3.0/>

Apache Commons BeanUtils

Copyright 2000-2016 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache Commons Collections

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

The MIT License (MIT)

Copyright (c) 2016 Dave Gandy

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Java Native Access project (JNA) is dual-licensed under 2 alternative Open Source/Free licenses: LGPL 2.1 or later and Apache License 2.0. (starting with JNA version 4.0.0).

You can freely decide which license you want to apply to the project.

You may obtain a copy of the LGPL License at:

<http://www.gnu.org/licenses/licenses.html>

A copy is also included in the downloadable source code package containing JNA, in file "LGPL2.1", under the same directory as this file.



You may obtain a copy of the Apache License at:

<http://www.apache.org/licenses/>

A copy is also included in the downloadable source code package containing JNA, in file "AL2.0", under the same directory as this file.

Apache Ant

Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The <sync> task is based on code Copyright (c) 2002, Landmark Graphics Corp that has been kindly donated to the Apache Software Foundation.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Compress

Copyright 2002-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it.

You

can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis

or

for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be

allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language.

(Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for



making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you

- conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library".

The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception,

the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

JCommon class library (used by JFreeChart 1.0.x)  
Copyright (C) 2013 David Gilbert

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

{signature of Ty Coon}, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!



Copyright (c) 2011 souceLair <support@sourcelair.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016, Dave Gandy, with Reserved Font Name FontAwesome

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at:

<http://scripts.sil.org/OFL>

-----  
SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007  
-----

#### PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names

are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

#### DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

#### PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.
- 3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.
- 4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.
- 5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created

using the Font Software.

#### TERMINATION

This license becomes null and void if any of the above conditions are not met.

#### DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF COPYRIGHT, PATENT,

TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

<!--

The MIT License

Copyright (c) 2011, CloudBees, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-->

<!-- 3rd party license acknowledgements and -->

<?jelly escape-by-default='true'?>

<j:jelly xmlns:j="jelly:core" xmlns:st="jelly:stapler" xmlns:d="jelly:define" xmlns:l="/lib/layout" xmlns:t="/lib/hudson" xmlns:s="/lib/form">

<l:layout title="{% about(it.longName) }" permission="{app.ADMINISTER }">

<l:main-panel>

```
<h1>${%about(it.longName+' '+it.version)}</h1>

<h3>${%3rd Party Dependencies}</h3>
<t:thirdPartyLicenses>
  <j:choose>
    <j:when test="${it.hasLicensesXml()}">
      <j:include uri="${it.baseResourceURL}/WEB-INF/licenses.xml" />
    </j:when>
    <j:otherwise>
      <p>${%No information recorded}</p>
    </j:otherwise>
  </j:choose>
</t:thirdPartyLicenses>
</l:main-panel>
</l:layout>
</j:jelly>
Copyright (c) 2006, Sun Microsystems, Inc.
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Sun Microsystems, Inc. nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

DAMAGE.

Apache Groovy

Copyright 2003-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes/uses ANTLR (<http://www.antlr2.org/>)  
developed by Terence Parr 1989-2006

This product bundles icons from the famfamfam.com silk icons set  
<http://www.famfamfam.com/lab/icons/silk/>  
Licensed under the Creative Commons Attribution Licence v2.5  
<http://creativecommons.org/licenses/by/2.5/>  
Copyright (c) 2004, DamageControl Organization, Jon Tirsen and Aslak Hellesoy  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this  
list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

Neither the name of the DamageControl Organization nor the names of its  
contributors may be used to endorse or promote products derived from this  
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

BSD License

Copyright (c) 2000-2006, [www.hamcrest.org](http://www.hamcrest.org)  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Hamcrest nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) Nicolas Gallagher and Jonathan Neal

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

atom.gif is taken from <http://www.feedicons.com/>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without



modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole

responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]"

replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed

under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013 Kohsuke Kawaguchi and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Jenkins Remoting

Copyright (c) 2004-2016, Sun Microsystems, Inc., Kohsuke Kawaguchi, Daniel Dyer, Stephen Connolly, and others

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Jakarta HttpClient

Copyright 1999-2007 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
ANTLR 2 License

We reserve no legal rights to the ANTLR--it is fully in the public domain. An individual or company may do whatever they wish with source code distributed with ANTLR or the code generated by ANTLR, including the incorporation of ANTLR, or its output, into commercial software.

We encourage users to develop software with ANTLR. However, we do ask that credit is given to us for developing ANTLR. By "credit", we mean that if you use ANTLR or incorporate any source code into one of your programs (commercial product, research project, or otherwise) that you acknowledge this fact somewhere in the documentation, research report, etc... If you like ANTLR and have developed a nice tool with the output, please mention that you developed it using ANTLR. In addition, we ask that the headers remain intact in our source code. As long as these guidelines are kept, we expect to continue enhancing this system and expect to make other tools available as they are completed.

In countries

where the Public Domain status of the work may not be valid, the author grants a copyright licence to the general public to deal in the work without restriction and permission to sublicense derivatives under the terms of any (OSI approved) Open Source licence.

The Python parser generator code under `antlr/actions/python/` is covered by the 3-clause BSD licence (this part is included in the binary JAR files); the run-time part under `lib/python/` is covered by the GNU GPL, version 3 or later (this part is not included in the binary JAR files). See [1] for the full details.

<https://bugs.debian.org/cgi-bin/bugreport.cgi?bug=750643#80%22>

This product currently only contains code developed by authors of specific components, as identified by the source code files.

Since product implements StAX API, it has dependencies to StAX API classes.

For additional credits (generally to people who reported problems) see CREDITS file.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without

Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium

customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer

includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

### 7. LIMITATION OF LIABILITY.



UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To

prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from

the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do

not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software

Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF

ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY

or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module

which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Copyright (C) 2012 Thomas Schmid <schmid-thomas@gmx.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Please note that some subdirectories of the CodeMirror distribution include their own LICENSE files, and are released under different licences.

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and



ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such

Contributor

itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor,

if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted

hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who

includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL,

SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement,

whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason



of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS  
OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and  
limitations under the License.

Copyright (C) 2011 by MarkLogic Corporation  
Author: Mike Brevoort <mike@brevoort.com>

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Commons Digester  
Copyright 2001-2010 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Commons IO  
Copyright 2002-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or

portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the

Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF

THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire

Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the

software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.



1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more

than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY

TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.  
/\*

\$Id: LICENSE.txt,v 1.5 2006/02/05 21:49:04 elharo Exp \$

Copyright 2003-2006 The Werken Company. All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Jaxen Project nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

This copy of Woodstox XML processor is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/>

A copy is also included in the downloadable source code package containing Woodstox, in file "ASL2.0", under the same directory as this file.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program"

means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on



the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2002-2012, the original author or authors.

All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\* =====

\* The Apache Software License, Version 1.1

\*

\* Copyright (c) 2000-2002 The Apache Software Foundation. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\*

\* 3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

\* "This product includes software developed by the Apache Software Foundation (<http://www.apache.org/>)."

\* Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

\*

\* 4. The names "Apache" and "Apache Software Foundation", "Jakarta-Oro" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [apache@apache.org](mailto:apache@apache.org).

\*

\* 5. Products derived from this software may not be called "Apache" or "Jakarta-Oro", nor may "Apache" or "Jakarta-Oro" appear in their name, without prior written permission of the Apache Software Foundation.

\*

\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF

\* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\* =====  
\*

\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation. For more  
\* information on the Apache Software Foundation, please see  
\* <<http://www.apache.org/>>.  
\*/

=====  
Jetty Web Container  
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.  
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd  
unless otherwise noted.

Jetty is dual licensed under both

\* The Apache 2.0 License  
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

\* The Eclipse Public 1.0 License  
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

-----

Eclipse

The following artifacts are EPL.

\* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

\* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

\* org.eclipse.jetty.orbit:javax.mail.glassfish

-----

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- \* javax.servlet:javax.servlet-api
- \* javax.annotation:javax.annotation-api
- \* javax.transaction:javax.transaction-api
- \* javax.websocket:javax.websocket-api

-----

#### Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- \* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

-----

#### OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons  
org.ow2.asm:asm

-----

#### Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec  
org.apache.taglibs:taglibs-standard-impl

-----

#### MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2

licensed.

org.mortbay.jasper:apache-jsp  
org.apache.tomcat:tomcat-jasper  
org.apache.tomcat:tomcat-juli  
org.apache.tomcat:tomcat-jsp-api  
org.apache.tomcat:tomcat-el-api  
org.apache.tomcat:tomcat-jasper-el  
org.apache.tomcat:tomcat-api  
org.apache.tomcat:tomcat-util-scan  
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el  
org.apache.tomcat:tomcat-jasper-el  
org.apache.tomcat:tomcat-el-api

-----

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

-----

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

## 1.263 protobuf-java-format 1.4

### 1.263.1 Available under license :

Copyright (c) 2009, Orbitz World Wide  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Orbitz World Wide nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## **1.264 argparse 0.6.0**

## **1.265 dropwizard-core 0.9.2**

## **1.266 drop-wizard-metrics 0.9.2**

## **1.267 dropwizard-util 0.9.2**

## **1.268 dropwizard-jersey 0.9.2**

**1.269 dropwizard-configuration 0.9.2**

**1.270 dropwizard-validation 0.9.2**

**1.271 dropwizard-servlets 0.9.2**

**1.272 dropwizard-lifecycle 0.9.2**

**1.273 dropwizard-jackson 0.9.2**

**1.274 dropwizard-logging 0.9.2**

**1.275 dropwizard-jetty 0.9.2**

**1.276 lz4-java 1.5.0**

**1.277 jersey-bean-validation 2.22.1**

**1.278 jersey-metainf-services 2.22.1**



# 1.279 procps 3.3.10

## 1.279.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.



When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below,  
refers to any such software library or work  
which has been distributed under these terms. A "work based on the  
Library" means either the Library or any derivative work under  
copyright law: that is to say, a work containing the Library or a  
portion of it, either verbatim or with modifications and/or translated  
straightforwardly into another language. (Hereinafter, translation is  
included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for  
making modifications to it. For a library, complete source code means  
all the source code for all modules it contains, plus any associated  
interface definition files, plus the scripts used to control compilation  
and installation of the library.

Activities other than copying, distribution and modification are not  
covered by this License; they are outside its scope. The act of  
running a program using the Library is not restricted, and output from  
such a program is covered only if  
its contents constitute a work based  
on the Library (independent of the use of the Library in a tool for  
writing it). Whether that is true depends on what the Library does  
and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's  
complete source code as you receive it, in any medium, provided that  
you conspicuously and appropriately publish on each copy an  
appropriate copyright notice and disclaimer of warranty; keep intact  
all the notices that refer to this License and to the absence of any  
warranty; and distribute a copy of this License along with the  
Library.

You may charge a fee for the physical act of transferring a copy,  
and you may at your option offer warranty protection in exchange for a  
fee.

2. You may modify your copy or copies of the Library or any portion  
of it, thus forming a work based on the Library, and copy and  
distribute such modifications or work under the terms of Section 1  
above, provided that you also  
meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices  
stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance

of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add



an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY

(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.280 busybox 1.21.1

### 1.280.1 Available under license :

bzip2 applet in busybox is based on lightly-modified source of bzip2 version 1.0.4. bzip2 source is distributed under the following conditions (copied verbatim from LICENSE file)

=====

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2006 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

jseward@bzip.org

bzip2/libbzip2 version 1.0.4 of 20 December 2006

--- A note on GPL versions

BusyBox is distributed under version 2 of the General Public License (included in its entirety, below). Version 2 is the only version of this license which this version of BusyBox (or modified versions derived from this one) may be distributed under.

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not

compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any



patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice

like this

when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of
Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.281 tomcat 9.0.8

## 1.281.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### APACHE TOMCAT SUBCOMPONENTS:

Apache Tomcat includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

For the Eclipse JDT Core Batch Compiler (ecj-x.x.x.jar) component:

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not



derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient"

means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in

this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not

create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT,

MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS

GRANTED HEREUNDER, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such

noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this

Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

For the Windows Installer component:

- \* All NSIS source code, plug-ins, documentation, examples, header files and graphics, with the exception of the compression modules and where otherwise noted, are licensed under the zlib/libpng license.
- \* The zlib compression module for NSIS is licensed under the zlib/libpng license.
- \* The bzip2 compression module for NSIS is licensed under the bzip2 license.
- \* The lzma compression module for NSIS is licensed under the Common Public License version 1.0.

zlib/libpng license

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

bzip2 license

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be

misrepresented as being the original software.

4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

[jseward@acm.org](mailto:jseward@acm.org)

Common Public License version 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed

Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form.

This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any.

For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

## 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages



and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement.

In order

to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5.

#### NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this

Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Special exception for LZMA compression module

Igor Pavlov and Amir Szekely, the authors of the LZMA compression module for NSIS, expressly permit you to statically or dynamically link your code (or bind by name) to the files from the LZMA compression module for NSIS without subjecting your linked code to the terms of the Common Public license version 1.0. Any modifications or additions to files from the LZMA compression module for NSIS, however, are subject to the terms of the Common Public License version 1.0.

For the following XML

Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- jsp\_2\_2.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
- javaee\_7.xsd
- javaee\_web\_services\_1\_4.xsd
- javaee\_web\_services\_client\_1\_4.xsd
- jsp\_2\_3.xsd
- web-app\_3\_1.xsd
- web-common\_3\_1.xsd
- web-fragment\_3\_1.xsd
- javaee\_8.xsd
- web-app\_4\_0.xsd
- web-common\_4\_0.xsd
- web-fragment\_4\_0.xsd

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the

Modifications made by that particular Contributor.

- 1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. Executable. means the Covered Software in any form other than Source Code.
- 1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.
- 1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. License. means this document.
- 1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. Modifications. means the Source Code and Executable form of any of the following:
- A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;
  - B. Any new file that contains any part of the Original Software or previous Modification; or
  - C. Any new file that is contributed or otherwise made available under the terms of this License.
- 1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.
- 1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.
- 1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.
- 1.13. You. (or .Your.) means an individual or a legal entity exercising

rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).
- (c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.
- (d) Notwithstanding Section 2.1(b) above, no patent license is granted:
  - (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display,

perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of:

(1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted:

(1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must

make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each

version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for

Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.



6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7.

#### LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212

(Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

# 1.282 cassandra-driver-core 3.0.0

# 1.283 jsr305 3.0.1

# 1.284 spring-context-support 5.0.5

## 1.284.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole,

an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the

Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be

enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.285 spring-web-mvc 5.0.5

## 1.285.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such

Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or



conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

# 1.286 spring-boot-starter-log4j2 2.0.1

## 1.286.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend,

and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.287 log4j-slf4j-impl 2.10.0

## 1.287.1 Available under license :

Apache Log4j SLF4J Binding  
Copyright 1999-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability



incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.288 compiler 0.9.4

## 1.288.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Royale: Compiler: Compiler  
Copyright 2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.289 simpleclient 0.3.0

## 1.290 simpleclient-common 0.3.0

## 1.291 mesos 1.0.1

### 1.291.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or



documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

mesos

Copyright 2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.292 httpcomponents-client 4.5.2

## 1.292.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form  
shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely  
link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright

owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license

terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.293 centos-release-scl-rh 2-3.el7.centos

## 1.293.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an



announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.294 centos-release-qemu-ev 1.0-4.el7.centos

## 1.294.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you

conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or



collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.295 centos-release-virt-common 1-

### 1.el7.centos

#### 1.295.1 Available under license :

No license file was found, but licenses were detected in source scan.

Summary: Common release file to establish shared metadata for CentOS Virt SIG

Name: centos-release-virt-common

Epoch: 0

Version: 1

Release: 1% { ?dist }

License: GPL

Group: System Environment/Base

Source0: RPM-GPG-KEY-CentOS-SIG-Virtualization  
URL: <http://wiki.centos.org/SpecialInterestGroup/Virtualization>  
BuildArch: noarch

Provides: centos-release-virt-common  
Requires: centos-release

BuildRoot: % {\_tmppath}/% {name}-root

%description

Common files needed by other centos-release components in the Virtualization SIG

%prep

%setup -q -n % {name} -T -c

%install

rm -rf \$RPM\_BUILD\_ROOT

mkdir -p \$RPM\_BUILD\_ROOT/etc/pki/rpm-gpg/

install -m 644 %SOURCE0 \$RPM\_BUILD\_ROOT/etc/pki/rpm-gpg/

%clean

rm -rf \$RPM\_BUILD\_ROOT

%files

%defattr(-,root,root)

/etc/pki/rpm-gpg/RPM-GPG-KEY-CentOS-SIG-Virtualization

%changelog

\* Thu Sep 3 2015 Karanbir Singh <kbsingh@centos.org> - 1-1

- Basic setup with the gpg key

Found in path(s):

\* /opt/cola/permits/1004217618\_1646171704.27/0/centos-release-virt-common-1-1.el7.centos.src.rpm-cosi-expand-archive-4zqHotUb/centos-release-virt-common.spec

# 1.296 iotop 0.6-4.el7

## 1.296.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third



parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.297 slf4j-log4j 1.7.25

### 1.297.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (c) 2004-2011 QOS.ch
 * All rights reserved.
 *
 * Permission is hereby granted, free of charge, to any person obtaining
 * a copy of this software and associated documentation files (the
 * "Software"), to deal in the Software without restriction, including
 * without limitation the rights to use, copy, modify, merge, publish,
 * distribute, sublicense, and/or sell copies of the Software, and to
 * permit persons to whom the Software is furnished to do so, subject to
 * the following conditions:
 *
 * The above copyright notice and this permission notice shall be
 * included in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
 * EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
 * NONINFRINGEMENT. IN
 * NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
 * LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
 * OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
 * WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
 */
```

Found in path(s):

```
*/opt/cola/permits/1004305856_1646171705.83/0/slf4j-log4j12-1-7-25-sources-
jar/org/slf4j/impl/Log4jLoggerAdapter.java
```

\* /opt/cola/permits/1004305856\_1646171705.83/0/slf4j-log4j12-1-7-25-sources-jar/org/slf4j/impl/Log4jLoggerFactory.java  
\* /opt/cola/permits/1004305856\_1646171705.83/0/slf4j-log4j12-1-7-25-sources-jar/org/slf4j/impl/Log4jMDCAdapter.java  
\* /opt/cola/permits/1004305856\_1646171705.83/0/slf4j-log4j12-1-7-25-sources-jar/org/slf4j/impl/StaticMDCBinder.java  
\* /opt/cola/permits/1004305856\_1646171705.83/0/slf4j-log4j12-1-7-25-sources-jar/org/slf4j/impl/StaticMarkerBinder.java  
\* /opt/cola/permits/1004305856\_1646171705.83/0/slf4j-log4j12-1-7-25-sources-jar/org/slf4j/impl/StaticLoggerBinder.java

## 1.298 sarama 1.20.1

### 1.298.1 Available under license :

Copyright (c) 2013 Shopify

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.299 spring-boot 2.0.3

### 1.299.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of



the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.  
open\_source\_licenses.txt

## Spring Boot CLI

---

Pivotal makes available all content in this download ("Content").  
Unless otherwise indicated below, the Content is provided to you under  
the terms and conditions of the Apache License 2.0 (the "License"). A  
copy of the license is available in the file called LICENSE.txt or you  
may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

The following copyright statements and licenses apply to various open  
source software packages (or portions thereof) that are distributed with  
this content.

---

## TABLE OF CONTENTS

---

The following is a listing of the open source components detailed in this  
document. This list is provided for your convenience; please read further if  
you wish to review the copyright notice(s) and the full text of  
the license  
associated with each component.

### SECTION 1: BSD-STYLE, MIT-STYLE, OR SIMILAR STYLE LICENSES

>>> JLine (jline:jline)  
>>> JOpt Simple (net.sf.jopt-simple:jopt-simple)  
>>> ASM 4.0 (org.ow2.asm:asm)

## SECTION 2: Apache License, V2.0

- >>> JSON library from Android SDK (com.vaadin.external.google:android-json)
- >>> Apache Commons Codec (commons-codec:commons-codec)
- >>> Apache HttpClient (org.apache.httpcomponents:httpClient)
- >>> Apache HttpCore (org.apache.httpcomponents:httpcore)
- >>> Plexus Cipher: encryption/decryption Component (org.sonatype.plexus:plexus-cipher)
- >>> Plexus Security Dispatcher Component (org.sonatype.plexus:plexus-sec-dispatcher)
- >>> Apache Commons Logging (commons-logging:commons-logging)
- >>> Apache Groovy (org.codehaus.groovy:groovy)
- >>> Maven Aether Provider (org.apache.maven:maven-aether-provider)
- >>> Maven Model (org.apache.maven:maven-model)
- >>> Maven Model Builder (org.apache.maven:maven-model-builder)
- >>> Maven
- Repository Metadata Model (org.apache.maven:maven-repository-metadata)
- >>> Maven Settings (org.apache.maven:maven-settings)
- >>> Maven Settings Builder (org.apache.maven:maven-settings-builder)
- >>> Plexus :: Component Annotations (org.codehaus.plexus:plexus-component-annotations)
- >>> Plexus Common Utilities (org.codehaus.plexus:plexus-utils)
- >>> Plexus Component API (org.codehaus.plexus:plexus-component-api)
- >>> Plexus Interpolation API (org.codehaus.plexus:plexus-interpolation)

## SECTION 3: Eclipse Public License, Version 1.0

- >>> Aether API (org.eclipse.aether:aether-api)
- >>> Aether Connector Basic (org.eclipse.aether:aether-connector-basic)
- >>> Aether Implementation (org.eclipse.aether:aether-impl)
- >>> Aether SPI (org.eclipse.aether:aether-spi)
- >>> Aether Transport File (org.eclipse.aether:aether-transport-file)
- >>> Aether Transport HTTP (org.eclipse.aether:aether-transport-http)
- >>> Aether Utilities (org.eclipse.aether:aether-util)

-----

## SECTION 1: BSD-STYLE, MIT-STYLE, OR SIMILAR STYLE LICENSES -----

BSD-STYLE, MIT-STYLE, OR SIMILAR STYLE LICENSES are applicable to the following component(s).

- >>> JLine (jline:jline)

Copyright (c) 2002-2006, Marc Prud'hommeaux <mwp1@cornell.edu>  
All rights reserved.

Redistribution and use in source and binary forms, with or  
without modification, are permitted provided that the following

conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

>>> net.sf.jopt-simple:jopt-simple:4.5

The MIT License (MIT)

Copyright (c) <year> <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

>>> org.ow2.asm:asm

Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

----- SECTION 2: Apache License, V2.0 -----

Apache License, V2.0 is applicable to the following component(s).

```
>>> org.apache.httpcomponents:httpClient
>>> org.apache.httpcomponents:httpcore
>>> org.sonatype.plexus:plexus-cipher
>>> org.sonatype.plexus:plexus-sec-dispatcher
>>> commons-logging:commons-logging
>>> org.codehaus.groovy:groovy
>>> org.apache.maven:maven-aether-provider
>>> org.apache.maven:maven-model
>>> org.apache.maven:maven-model-builder
>>> org.apache.maven:maven-repository-metadata
>>> org.apache.maven:maven-settings
>>> org.apache.maven:maven-settings-builder
>>> org.codehaus.plexus:plexus-component-annotations
>>>
>>> org.codehaus.plexus:plexus-utils
>>> org.codehaus.plexus:plexus-component-api
>>> org.codehaus.plexus:plexus-interpolation
```

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License

```
>>> CGLIB 3.0 (cglib:cglib:3.0):
```

Per the LICENSE file in the CGLIB JAR distribution downloaded from  
<http://sourceforge.net/projects/cglib/files/cglib3/3.0/cglib-3.0.jar/download>,  
CGLIB 3.0 is licensed under the Apache License, version 2.0, the text of which  
is included above.

```
----- SECTION 3: Eclipse Public License, Version  
1.0 -----
```

Eclipse Public License, Version 1.0 is applicable to the following component(s).

```
>>> org.eclipse.aether:aether-api
>>> org.eclipse.aether:aether-connector-basic
>>> org.eclipse.aether:aether-impl
>>> org.eclipse.aether:aether-spi
```



>>> org.eclipse.aether:aether-transport-file  
>>> org.eclipse.aether:aether-transport-http  
>>> org.eclipse.aether:aether-util

The Eclipse Foundation makes available all content in this plug-in ("Content"). Unless otherwise indicated below, the Content is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is available at <http://www.eclipse.org/legal/epl-v10.html>.

For purposes of the EPL, "Program" will mean the Content.

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content. Check the Redistributor's license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the EPL still apply to any source code in the Content and such source code may be obtained at <http://www.eclipse.org/>

=====

To the extent any open source subcomponents are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://github.com/spring-projects/spring-boot>, or by sending a request, with your name and address to:

Pivotal, Inc., 875 Howard St,  
San Francisco, CA 94103  
United States of America

or email [info@pivotal.io](mailto:info@pivotal.io).

All such requests should clearly specify:

OPEN SOURCE FILES REQUEST

Attention General Counsel

Copyright 2012-2013 the original author or authors.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.300 jetty-servlets 9.2.22.v20170606

## 1.301 jetty-continuation 9.2.22.v20170606

## 1.302 goprotobuf 1.2.0

### 1.302.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright 2010 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.303 simpleclient-httpserver 0.3.0

## 1.304 zstd 1.3.8

### 1.304.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt

otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF



MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.  
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name Facebook nor the names of its contributors may be used to

endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.305 safec 4.0.45-20190507155256.el7

### 1.305.1 Available under license :

Safe C Library

Copyright (C) 2012, 2013 Cisco Systems

Copyright (C) 2017 Reini Urban

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.306 protobuf-java-util 3.9.1

## 1.307 error\_prone\_annotations 2.3.2

### 1.307.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2016 The Error Prone Authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1007294135_1646171712.95/0/error-prone-annotations-2-3-2-sources-
jar/com/google/errorprone/annotations/MustBeClosed.java
* /opt/cola/permits/1007294135_1646171712.95/0/error-prone-annotations-2-3-2-sources-
jar/com/google/errorprone/annotations/FormatString.java
* /opt/cola/permits/1007294135_1646171712.95/0/error-prone-annotations-2-3-2-sources-
jar/com/google/errorprone/annotations/RestrictedApi.java
*
/opt/cola/permits/1007294135_1646171712.95/0/error-prone-annotations-2-3-2-sources-
jar/com/google/errorprone/annotations/CompatibleWith.java
* /opt/cola/permits/1007294135_1646171712.95/0/error-prone-annotations-2-3-2-sources-
jar/com/google/errorprone/annotations/FormatMethod.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2017 The Error Prone Authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
```

\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/OverridingMethodsMustInvokeSuper.java  
\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/DoNotCall.java  
\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/CheckReturnValue.java  
\*

/opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/concurrent/GuardedBy.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2014 The Error Prone Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/NoAllocation.java  
\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/concurrent/LockMethod.java  
\* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/concurrent/UnlockMethod.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2015 The Error Prone Authors.  
\*  
\*/

- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/CompileTimeConstant.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/RequiredModifiers.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/CanIgnoreReturnValue.java
- \*
- /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/Immutable.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/SuppressPackageLocation.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/ForOverride.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/Var.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/concurrent/LazyInit.java
- \* /opt/cola/permits/1007294135\_1646171712.95/0/error-prone-annotations-2-3-2-sources-jar/com/google/errorprone/annotations/IncompatibleModifiers.java

## 1.308 metrics-health-checks 3.1.2

### 1.308.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and



attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.309 readline 6.2-11.e17

### 1.309.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the

software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain @sc{ascii} without markup, Texinfo input format, La@TeX{} input format, @acronym{SGML} or @acronym{XML} using a publicly available @acronym{DTD}, and standard-conforming simple @acronym{HTML}, PostScript or @acronym{PDF} designed for human modification. Examples of transparent image formats include @acronym{PNG}, @acronym{XCF} and @acronym{JPG}. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, @acronym{SGML} or @acronym{XML} for which the @acronym{DTD} and/or processing tools are not generally available, and the machine-generated @acronym{HTML}, PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which

states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy

a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item



Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its

license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

#### COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may

be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that

copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license

published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this

License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major



Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction

and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is

released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the

product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the

additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.



In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are



prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN  
IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.310 e2fsprogs 1.42.9-16.el7

### 1.310.1 Available under license :

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2001 by Andries Brouwer  
Copyright (C) 1999, 2000, 2003 by Theodore Ts'o

You are free to distribute this software under the terms of the GNU Lesser (Library) General Public License.

On Debian systems, the complete text of the GNU Lesser (Library) General Public License can be found in `/usr/share/common-licenses/LGPL-2`. This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (`e2fsck.static`). The EXT2 utilities

were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-2`. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH

## DAMAGE.

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in ``/usr/share/common-licenses/GPL-2'`. This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*

Copyright 1987 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

\*/

Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

\*/

/\*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version
- trivial database library - private includes

- 
- Copyright (C) Andrew Tridgell 2005
- + Copyright (C) Andrew Tridgell 1999-2005
- + Copyright (C) Jeremy Allison 2000-2006
- + Copyright (C) Paul 'Rusty' Russell 2000

\*\* NOTE! The following LGPL license applies to the tdb  
\*\* library. This does NOT imply that all of Samba is released  
EXT2ED is hereby placed under the terms of the GNU General Public License.  
Follows the GNU license.

Gadi Oxman, August 1995

-----  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
675 Mass Ave, Cambridge, MA 02139, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the  
GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if you  
distribute copies of the software, or if you modify it.



For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as

distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License
```

along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY;
for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider

it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

This package, the EXT2 filesystem utilities, are made available under the GNU Public License version 2, with the exception of the lib/ext2fs and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and lib/ss libraries which are made available under an MIT-style license. Please see lib/uuid/COPYING for more details for the license for the files comprising the libuuid library, and the source file headers of the libet and libss libraries for more information.

The most recent officially distributed version can be found at <http://e2fsprogs.sourceforge.net>. If you need to make a distribution, that's the one you should use. If there is some reason why you'd like

a more recent version that is still in ALPHA testing (i.e., either using the "WIP" test distributions or one from the hg or git repository from the development branch, please contact me (tytso@mit.edu) before you ship. The release schedules for this package are flexible, if you give me enough lead time.

Theodore Ts'o  
23-June-2007

---

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that



you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered

only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with

the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE

USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name  
of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision
comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

-----

## GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free



software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

### Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file

that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute

the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR



PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc.,

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the EXT2 file system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2007 Theodore Ts'o <tytso@mit.edu>  
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>  
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>  
Copyright (c) 1997 Klee Dienes  
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, are made available under the GNU General Public License version 2, with the exception of the lib/ext2fs and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and lib/ss libraries which are made available under an MIT-style license.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `/usr/share/common-licenses/GPL-2`. The complete text of the GNU Library General Public License can be found in `/usr/share/common-licenses/LGPL-2`.

The license used for lib/et and lib/ss libraries is:

Copyright 1987 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose is hereby granted, provided that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

The license used for lib/uuid is:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2003, 2004 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#

# This is a Makefile stub which handles the creation of BSD shared  
# libraries.

#

# In order to use this stub, the following makefile variables must be defined.

#

# BSDLIB\_VERSION = 1.0

# BSDLIB\_IMAGE = libce

# BSDLIB\_MYDIR = et

# BSDLIB\_INSTALL\_DIR = \$(SHLIBDIR)

#

all:: image

real-subdirs:: Makefile

```
@echo " MKDIR pic"
```

```
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
```

```
BSDLIB_PIC_FLAG = -fpic
```

```
image: $(BSD_LIB)
```

```
$(BSD_LIB): $(OBJS)
```

```
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
```

```
$(MV) pic/$(BSD_LIB) .
```

```
$(RM) -f ../$(BSD_LIB)
```

```
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
```

```
`echo $(my_dir) | sed -e 's/lib/;"/$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
```

```
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
```

```
@$(INSTALL_PROGRAM) $(BSD_LIB) \
```

```
$(DESTDIR)$ (BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
@-$(LDCONFIG)
```

```
install-strip: install
```

```
install-shlibs-strip: install-shlibs
```

```
uninstall-shlibs uninstall::
```

```
$(RM) -f $(DESTDIR)$ (BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
clean::
```

```
$(RM)
```

```
-rf pic
```

```
$(RM) -f $(BSD_LIB)
```

```
$(RM) -f ../$(BSD_LIB)
```

This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>,

from sources obtained from a mirror of:

[tsx-11.mit.edu/pub/linux/packages/ext2fs/](http://tsx-11.mit.edu/pub/linux/packages/ext2fs/)

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and

the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:  
[tsx-11.mit.edu:/pub/linux/packages/ext2fs/](http://tsx-11.mit.edu:/pub/linux/packages/ext2fs/)

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and the M.I.T.

S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

## 1.311 kerberos 1.15.1-37.el7\_7.2

### 1.311.1 Available under license :

Copyright (C) 1985-2017 by the Massachusetts Institute of Technology.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Downloading of this software may constitute an export of cryptographic software from the United States of America that is subject to the United States Export Administration Regulations (EAR), 15 CFR 730-774. Additional laws or regulations may apply. It is the responsibility of the person or entity contemplating export to comply with all applicable export laws and regulations, including obtaining any required license from the U.S. government.

The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.

Documentation components of this software distribution are licensed under a Creative Commons Attribution-ShareAlike 3.0 Unported License. (<http://creativecommons.org/licenses/by-sa/3.0/>)

Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.

Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.

"Commercial use" means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).

=====

The following copyright and permission notice applies to the OpenVision Kerberos Administration system located in "kadmin/create", "kadmin/dbutil", "kadmin/passwd", "kadmin/server", "lib/kadm5", and portions of "lib/rpc":

Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved

WARNING: Retrieving the OpenVision Kerberos Administration system source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.

You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this Source Code is provided to you "AS IS" EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system to MIT for inclusion in the standard Kerberos 5 distribution. This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.



=====  
Portions contributed by Matt Crawford "crawdad@fnal.gov" were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract DE-AC02-76CHO3000 with the U.S. Department of Energy.  
=====

Portions of "src/lib/crypto" have the following copyright:

Copyright (C) 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====  
The implementation of the AES encryption algorithm in "src/lib/crypto/builtin/aes" has the following copyright:

Copyright (C) 2001, Dr Brian Gladman "brg@gladman.uk.net", Worcester, UK.  
All rights reserved.

LICENSE TERMS

The free distribution and use of this software in both source and

binary form

is allowed (with or without changes) provided that:

1. distributions of this source code include the above copyright notice, this list of conditions and the following disclaimer;
2. distributions in binary form include the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other associated materials;
3. the copyright holder's name is not used to endorse products built using this software without specific written permission.

#### DISCLAIMER

This software is provided 'as is' with no explicit or implied warranties in respect of any properties, including, but not limited to, correctness and fitness for purpose.

=====

Portions contributed by Red Hat, including the pre-authentication plug-in framework and the NSS crypto implementation, contain the following copyright:

Copyright (C) 2006 Red Hat, Inc.  
Portions copyright (C)  
2006 Massachusetts Institute of Technology  
All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Red Hat, Inc., nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The bundled verito source code is subject to the following license:

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The MS-KKDCP client implementation has the following copyright:

Copyright 2013,2014 Red Hat, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in "src/lib/gssapi", including the following files:

lib/gssapi/generic/gssapi\_err\_generic.et  
lib/gssapi/mechglue/g\_accept\_sec\_context.c  
lib/gssapi/mechglue/g\_acquire\_cred.c  
lib/gssapi/mechglue/g\_canon\_name.c  
lib/gssapi/mechglue/g\_compare\_name.c  
lib/gssapi/mechglue/g\_context\_time.c  
lib/gssapi/mechglue/g\_delete\_sec\_context.c  
lib/gssapi/mechglue/g\_dsp\_name.c  
lib/gssapi/mechglue/g\_dsp\_status.c  
lib/gssapi/mechglue/g\_dup\_name.c  
lib/gssapi/mechglue/g\_exp\_sec\_context.c  
lib/gssapi/mechglue/g\_export\_name.c  
lib/gssapi/mechglue/g\_glue.c  
lib/gssapi/mechglue/g\_imp\_name.c  
lib/gssapi/mechglue/g\_imp\_sec\_context.c  
lib/gssapi/mechglue/g\_init\_sec\_context.c  
lib/gssapi/mechglue/g\_initialize.c  
lib/gssapi/mechglue/g\_inquire\_context.c  
lib/gssapi/mechglue/g\_inquire\_cred.c

lib/gssapi/mechglue/g\_inquire\_names.c  
lib/gssapi/mechglue/g\_process\_context.c  
lib/gssapi/mechglue/g\_rel\_buffer.c  
lib/gssapi/mechglue/g\_rel\_cred.c  
lib/gssapi/mechglue/g\_rel\_name.c  
lib/gssapi/mechglue/g\_rel\_oid\_set.c  
lib/gssapi/mechglue/g\_seal.c  
lib/gssapi/mechglue/g\_sign.c  
lib/gssapi/mechglue/g\_store\_cred.c  
lib/gssapi/mechglue/g\_unseal.c  
lib/gssapi/mechglue/g\_userok.c  
lib/gssapi/mechglue/g\_utils.c  
lib/gssapi/mechglue/g\_verify.c  
lib/gssapi/mechglue/gssd\_pname\_to\_uid.c  
lib/gssapi/mechglue/mglueP.h  
lib/gssapi/mechglue/oid\_ops.c  
lib/gssapi/spnego/gssapiP\_spnego.h  
lib/gssapi/spnego/spnego\_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/iprop\_hdr.h  
kadmin/server/ipropd\_svc.c  
lib/kdb/iprop.x  
lib/kdb/kdb\_convert.c  
lib/kdb/kdb\_log.c  
lib/kdb/kdb\_log.h  
lib/krb5/error\_tables/kdb5\_err.et  
slave/kpropd\_rpc.c  
slave/kproplog.c

are subject to the following license:

Copyright (C) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
Kerberos V5 includes documentation and software developed at the University of California at Berkeley, which includes this copyright notice:

Copyright (C) 1983 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Portions contributed by Novell, Inc., including the LDAP database backend, are subject to the following license:

Copyright (C) 2004-2005, Novell, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Portions funded by Sandia National Laboratory and developed by the University of Michigan's Center for Information Technology Integration, including the PKINIT implementation, are subject to the following license:

COPYRIGHT (C) 2006-2007

THE REGENTS OF THE UNIVERSITY OF MICHIGAN  
ALL RIGHTS RESERVED

Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.

THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT WARRANTY BY THE UNIVERSITY OF MICHIGAN OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

=====  
The pkcs11.h file included in the PKINIT code has the following license:

Copyright 2006 g10 Code GmbH  
Copyright 2006 Andreas Jellinghaus

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful,  
but  
WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

=====  
Portions contributed by Apple Inc. are subject to the following license:



Copyright 2004-2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple

Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====

The implementations of UTF-8 string handling in src/util/support and src/lib/krb5/unicode are subject to the following copyright and permission notice:

The OpenLDAP Public License  
Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time.

Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

=====  
Marked test programs in src/lib/krb5/krb have the following copyright:

Copyright (C) 2006 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The KCM Mach RPC definition file used on OS X has the following copyright:

Copyright (C) 2009 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Portions Copyright (C) 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions of the RPC implementation in src/lib/rpc and src/include/gssrpc have the following copyright and permission notice:

Copyright (C) 2010, Oracle America, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,  
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Copyright (C) 2006,2007,2009 NTT (Nippon Telegraph and Telephone  
Corporation). All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer as  
the first lines of this file unmodified.

2. Redistributions in binary  
form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT,  
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Copyright  
2000 by Carnegie Mellon University

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

Copyright (C) 2002 Naval Research Laboratory (NRL/CCS)

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.

NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

=====

Portions extracted from Internet RFCs have the following copyright notice:

Copyright (C) The Internet Society (2006).

This document is subject to the rights, licenses and restrictions contained in BCP 78, and except as set forth therein, the authors retain all their rights.

This document and the information contained herein are provided on an "AS IS" basis and THE CONTRIBUTOR, THE ORGANIZATION HE/SHE REPRESENTS OR IS SPONSORED BY (IF ANY), THE INTERNET SOCIETY AND

THE INTERNET ENGINEERING TASK FORCE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

---

Copyright (C) 1991, 1992, 1994 by Cygnus Support.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Cygnus Support makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

---

Copyright (C) 2006 Secure Endpoints Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

Portions of the implementation of the Fortuna-like PRNG are subject to

the following notice:

Copyright (C) 2005 Marko Kreen  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 1994 by the University of Southern California

EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.

DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED "AS IS". The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not



limitation, the University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any direct, indirect, or consequential damages with respect to any claim by the user or distributor of the ksu software.

---

Copyright (C) 1995  
The President and Fellows of Harvard University

This code is derived from software contributed to Harvard by Jeremy Rassen.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the  
University of  
California, Berkeley and its contributors.

4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,

OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Copyright (C) 2008 by the Massachusetts Institute of Technology.  
Copyright 1995 by Richard P. Basch. All Rights Reserved.  
Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used

in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Richard P. Basch, Lehman Brothers and M.I.T. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====

The following notice applies to "src/lib/krb5/krb/strptime.c" and "src/include/k5-queue.h".

Copyright (C) 1997, 1998 The NetBSD Foundation, Inc.  
All rights reserved.

This code was contributed to The NetBSD Foundation by Klaus Klein.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the NetBSD Foundation, Inc. and its contributors.

4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The following notice applies to Unicode library files in "src/lib/krb5/unicode":

Copyright 1997, 1998, 1999 Computing Research Labs,  
New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The following notice applies to "src/util/support/strncpy.c":

Copyright (C) 1998 Todd C. Miller "Todd.Miller@courtesan.com"

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The following notice applies to "src/util/profile/argv\_parse.c" and "src/util/profile/argv\_parse.h":

Copyright 1999 by Theodore Ts'o.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS" AND THEODORE TS'O (THE AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION

OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't it sick that the U.S. culture of lawsuit-happy lawyers requires this kind of disclaimer?)

---

The following notice applies to SWIG-generated code in "src/util/profile/profile\_tcl.c":

Copyright (C) 1999-2000, The University of Chicago

This file may be freely redistributed without license or fee provided this copyright message remains intact.

---

The following notice applies to portions of "src/lib/rpc" and "src/include/gssrpc":

Copyright (C) 2000 The Regents of the University of Michigan. All rights reserved.

Copyright (C) 2000 Dug Song "dugsong@UMICH.EDU". All rights reserved, all wrongs reversed.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Implementations of the MD4 algorithm are subject to the following notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

Implementations of the MD5 algorithm are subject to the following notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message- Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided

that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

The following notice applies to "src/lib/crypto/crypto\_tests/t\_md driver.c":

Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All rights reserved.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

Portions of "src/lib/krb5" are subject to the following notice:

Copyright (C) 1994 CyberSAFE Corporation.  
Copyright 1990,1991,2007,2008 by the Massachusetts Institute of Technology.  
All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that

the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====

Portions contributed by PADL Software are subject to the following license:

Copyright (c) 2011, PADL Software Pty Ltd. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.



=====

The bundled libev source code is subject to the following license:

All files in libev are Copyright (C)2007,2008,2009 Marc Alexander Lehmann.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Alternatively, the contents of this package may be used under the terms of the GNU General Public License ("GPL") version 2 or any later version, in which case the provisions of the GPL are applicable instead of the above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD license, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.

Files copied from the Intel AESNI Sample Library are subject to the following license:

Copyright (C) 2010, Intel Corporation  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE  
IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The following notice applies to  
"src/ccapi/common/win/OldCC/autolock.hxx":

Copyright (C) 1998 by Danilo Almeida. All rights reserved.

Redistribution  
and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions

are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
/* -*- mode: c; c-basic-offset: 4; indent-tabs-mode: nil -*- */  
/*
```

Copyright 1987 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

```
*/  
/* -*- mode: c; c-basic-offset: 4; indent-tabs-mode: nil -*- */  
/*
```

Copyright 1987, 1989 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software  
and its documentation for any purpose and without fee is  
hereby granted, provided that the above copyright notice  
appear in all copies and that both that copyright notice and  
this permission notice appear in supporting documentation,  
and that the names of M.I.T. and the M.I.T. S.I.P.B. not be  
used in advertising or publicity pertaining to distribution  
of the software without specific, written prior permission.  
Furthermore if you modify this software you must label  
your software as modified software and not distribute it in such a  
fashion that it might be confused with the original M.I.T. software.  
M.I.T. and the M.I.T. S.I.P.B. make no representations about  
the suitability of this software for any purpose. It is  
provided  
"as is" without express or implied warranty.

\*/

Copyright (C) Jelmer Vernooij 2005,2008 <jelmer@samba.org>

Copyright (C) Stefan Metzmacher 2006-2009 <metze@samba.org>

Copyright (C) Andreas Schneider 2013 <asn@samba.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright |copy| 1985-2017 by the Massachusetts Institute of Technology.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Downloading of this software may constitute an export of cryptographic software from the United States of America that is subject to the United States Export Administration Regulations (EAR), 15 CFR 730-774. Additional laws or regulations may apply. It is the responsibility of the person or entity contemplating export to comply with all applicable export laws and regulations, including obtaining any required license from the U.S. government.

The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.

Documentation components of this software distribution are licensed

under a Creative Commons Attribution-ShareAlike 3.0 Unported License.  
(<http://creativecommons.org/licenses/by-sa/3.0/>)

Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.

Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.

"Commercial use" means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).

-----

The following copyright and permission notice applies to the OpenVision Kerberos Administration system located in

```kadmin/create``, ``kadmin/dbutil``, ``kadmin/passwd``,  
``kadmin/server``, ``lib/kadm5``, and portions of  
``lib/rpc``:`

Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved

WARNING: Retrieving the OpenVision Kerberos Administration system source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.

You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this Source Code is provided to you "AS IS" EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether

created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system to MIT for inclusion in the standard Kerberos 5 distribution. This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.

-----

Portions contributed by Matt Crawford ``crowdad@fnal.gov`` were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract DE-AC02-76CHO3000 with the U.S. Department of Energy.

-----

Portions of ``src/lib/crypto`` have the following copyright:

Copyright |copy| 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

-----

The implementation of the AES encryption algorithm in  
`src/lib/crypto/builtin/aes` has the following copyright:

| Copyright |copy| 2001, Dr Brian Gladman `brg@gladman.uk.net`,  
| Worcester, UK.  
| All rights reserved.

#### LICENSE TERMS

The free distribution and use of this software in both source and binary form is allowed (with or without changes) provided that:

1. distributions of this source code include the above copyright notice, this list of conditions and the following disclaimer;
2. distributions in binary form include the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other associated materials;
3. the copyright holder's name is not used to endorse products built using this software without specific written permission.

#### DISCLAIMER

This software is provided 'as is' with no explicit or implied warranties in respect of any properties, including, but not limited to, correctness and fitness for purpose.

-----

Portions contributed by Red Hat, including the pre-authentication plug-in framework and the NSS crypto implementation, contain the following copyright:

| Copyright |copy| 2006 Red Hat, Inc.  
| Portions copyright |copy| 2006 Massachusetts Institute of Technology  
| All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Red Hat, Inc., nor the names of its contributors may be used to endorse or promote products derived from this software



without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

The bundled verto source code is subject to the following license:

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----

The MS-KKDCP client implementation has the following copyright:

Copyright 2013,2014 Red Hat, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in ``src/lib/gssapi``, including the following files:

.. parsed-literal::

```
lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
```

lib/gssapi/mechglue/g\_inquire\_context.c  
lib/gssapi/mechglue/g\_inquire\_cred.c  
lib/gssapi/mechglue/g\_inquire\_names.c  
lib/gssapi/mechglue/g\_process\_context.c  
lib/gssapi/mechglue/g\_rel\_buffer.c  
lib/gssapi/mechglue/g\_rel\_cred.c  
lib/gssapi/mechglue/g\_rel\_name.c  
lib/gssapi/mechglue/g\_rel\_oid\_set.c  
lib/gssapi/mechglue/g\_seal.c  
lib/gssapi/mechglue/g\_sign.c  
lib/gssapi/mechglue/g\_store\_cred.c  
lib/gssapi/mechglue/g\_unseal.c  
lib/gssapi/mechglue/g\_userok.c  
lib/gssapi/mechglue/g\_utils.c  
lib/gssapi/mechglue/g\_verify.c  
lib/gssapi/mechglue/gssd\_pname\_to\_uid.c  
lib/gssapi/mechglue/mglueP.h  
lib/gssapi/mechglue/oid\_ops.c  
lib/gssapi/spnego/gssapiP\_spnego.h  
lib/gssapi/spnego/spnego\_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

.. parsed-literal::

include/iprop\_hdr.h  
kadmin/server/ipropd\_svc.c  
lib/kdb/iprop.x  
lib/kdb/kdb\_convert.c  
lib/kdb/kdb\_log.c  
lib/kdb/kdb\_log.h  
lib/krb5/error\_tables/kdb5\_err.et  
slave/kpropd\_rpc.c  
slave/kproplog.c

are subject to the following license:

Copyright |copy| 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----

Kerberos V5 includes documentation and software developed at the University of California at Berkeley, which includes this copyright notice:

| Copyright |copy| 1983 Regents of the University of California.  
| All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Portions contributed by Novell, Inc., including the LDAP database backend, are subject to the following license:

| Copyright |copy| 2004-2005, Novell, Inc.  
| All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Portions funded by Sandia National Laboratory and developed by the University of Michigan's Center for Information Technology Integration, including the PKINIT implementation, are subject to the following license:

| COPYRIGHT |copy| 2006-2007  
| THE  
REGENTS OF THE UNIVERSITY OF MICHIGAN  
| ALL RIGHTS RESERVED

Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software

without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.

THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT WARRANTY BY THE UNIVERSITY OF MICHIGAN OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

-----

The pkcs11.h file included in the PKINIT code has the following license:

| Copyright 2006 g10 Code GmbH  
| Copyright 2006 Andreas Jellinghaus

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

-----

Portions contributed by Apple Inc. are subject to the following license:

Copyright 2004-2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

-----

The implementations of UTF-8 string handling in src/util/support and src/lib/krb5/unicode are subject to the following copyright and permission notice:

| The OpenLDAP Public License  
| Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution,

and

3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

-----

Marked test programs in src/lib/krb5/krb have the following copyright:

| Copyright |copy| 2006 Kungliga Tekniska Hgskola  
| (Royal Institute of Technology, Stockholm, Sweden).  
| All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS



BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

The KCM Mach RPC definition file used on OS X has the following copyright:

| Copyright |copy| 2009 Kungliga Tekniska Hgskola  
| (Royal Institute of Technology, Stockholm, Sweden).  
| All rights reserved.

Portions Copyright |copy| 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Portions of the RPC implementation in src/lib/rpc and src/include/gssrpc have the following copyright and permission notice:

Copyright |copy| 2010, Oracle America, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

3. Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright |copy| 2006,2007,2009

NTT (Nippon Telegraph and Telephone Corporation). All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer as the first lines of this file unmodified.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright 2000 by Carnegie Mellon University

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright [copy] 2002 Naval Research Laboratory (NRL/CCS)

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.

NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND  
DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER  
RESULTING FROM THE USE OF THIS SOFTWARE.

-----  
Copyright |copy| 1991, 1992, 1994 by Cygnus Support.

Permission to use, copy, modify, and  
distribute this software and its documentation for any purpose and  
without fee is hereby granted, provided that the above copyright  
notice appear in all copies and that both that copyright notice and  
this permission notice appear in supporting documentation.  
Cygnus Support makes no representations about the suitability of  
this software for any purpose. It is provided "as is" without express  
or implied warranty.

-----  
Copyright |copy| 2006 Secure Endpoints Inc.

Permission is hereby granted, free of charge, to any person  
obtaining a copy of this software and associated documentation  
files (the "Software"), to deal in the Software  
without  
restriction, including without limitation the rights to use, copy,  
modify, merge, publish, distribute, sublicense, and/or sell copies  
of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS  
BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN  
ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN  
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

-----  
Portions of the implementation of the Fortuna-like PRNG are subject  
to  
the following notice:

| Copyright |copy| 2005 Marko Kreen

| All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

..

Copyright |copy| 1994 by the University of Southern California

EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.

DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED "AS IS". The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not limitation, the University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any

direct, indirect, or consequential damages with respect to any claim by the user or distributor of the ksu software.

-----  
| Copyright |copy| 1995  
| The President and Fellows of Harvard University

This code is derived from software contributed to Harvard by Jeremy Rassen.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the University of California, Berkeley and its contributors.

4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
| Copyright |copy| 2008 by the Massachusetts Institute of Technology.  
| Copyright 1995 by Richard P. Basch. All Rights Reserved.  
| Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Richard P. Basch, Lehman Brothers and M.I.T. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

-----

The following notice applies to `src/lib/krb5/krb/strptime.c` and `src/include/k5-queue.h`.

| Copyright |copy| 1997, 1998 The NetBSD Foundation, Inc.  
| All rights reserved.

This code was contributed to The NetBSD Foundation by Klaus Klein.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the NetBSD Foundation, Inc. and its contributors.

4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

The following notice  
applies to Unicode library files in  
`src/lib/krb5/unicode`:

| Copyright 1997, 1998, 1999 Computing Research Labs,  
| New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----

The following notice applies to `src/util/support/strncpy.c`:

Copyright |copy| 1998 Todd C. Miller `Todd.Miller@courtesan.com`

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above



copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

The following notice applies to `src/util/profile/argv_parse.c` and `src/util/profile/argv_parse.h`:

Copyright 1999 by Theodore Ts'o.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS" AND THEODORE TS'O (THE AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't it sick that the U.S. culture of lawsuit-happy lawyers requires this kind of disclaimer?)

-----

The following notice applies to SWIG-generated code in `src/util/profile/profile_tcl.c`:

Copyright |copy| 1999-2000, The University of Chicago

This file may be freely redistributed without license or fee provided this copyright message remains intact.

-----

The following notice applies to portions of `src/lib/rpc` and `src/include/gssrpc`:

Copyright |copy| 2000 The Regents of the University of Michigan.  
All rights reserved.

Copyright |copy| 2000 Dug Song ``dugsong@UMICH.EDU``.  
All rights reserved, all wrongs reversed.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR

BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Implementations of the MD4 algorithm are subject to the following notice:

Copyright |copy| 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD4 Message Digest Algorithm" in all

material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

-----

Implementations of the MD5 algorithm are subject to the following notice:

Copyright |copy| 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

-----

The following notice applies to `src/lib/crypto/crypto_tests/t_md driver.c`:

Copyright |copy| 1990-2, RSA Data Security, Inc. Created 1990. All rights reserved.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

-----

Portions of ``src/lib/krb5`` are subject to the following notice:

| Copyright |copy| 1994 CyberSAFE Corporation.

|

Copyright 1990,1991,2007,2008 by the Massachusetts  
Institute of Technology.

| All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

-----

Portions contributed by PADL Software are subject to the following license:

Copyright (c) 2011, PADL Software Pty Ltd.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

The bundled libev source code is subject to the following license:

All files in libev are Copyright (C)2007,2008,2009 Marc Alexander Lehmann.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Alternatively, the contents of this package may be used under the terms of the GNU General Public License ("GPL") version 2 or any later version, in which case the provisions of the GPL are applicable instead of the above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD license, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.

-----

Files copied from the Intel AESNI Sample Library are subject to the following license:

Copyright |copy| 2010, Intel Corporation  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of

Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,

EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
The

following notice applies to

``src/ccapi/common/win/OldCC/autolock.hxx``:

Copyright (C) 1998 by Danilo Almeida. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
/* -*- mode: c; c-basic-offset: 4; indent-tabs-mode: nil -*- */  
/*
```

Copyright 1987, 1988 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software

and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

\*/

[ NOTE: MIT has only incorporated the mechglue and spnego change, and not the incremental propagation changes. The filenames are different between the Sun and MIT sources. The actual MIT filenames appear in the top-level README file. Original text of Sun's LICENSE file follows. ]

Subject to the license set forth below, Sun Microsystems, Inc. donates the attached files to MIT for the purpose of including these modifications and additions in future versions of the Kerberos system.

Many of the files attached are subject to licenses issued by other entities, including OpenVision, MIT, and FundsXpress. See the individual files, and/or related Readme files, for these licenses.

In addition Sun requires that the license set forth below be incorporated into any future version of the Kerberos system which contains portions of the files attached. The following files must be listed, in the top level Readme file, as being provided subject to such license:

cmd/krb5/ipropl/ipropl.x  
cmd/krb5/ipropl/ipropl\_hdr.h  
cmd/krb5/kadmin/server/ipropld\_svc.c  
cmd/krb5/kproplog/kproplog.c  
cmd/krb5/slave/kpropd\_rpc.c  
lib/gss\_mechs/mech\_krb5/et/kdb5\_err.c  
lib/gss\_mechs/mech\_spnego/mech/gssapiP\_spnego.h  
lib/gss\_mechs/mech\_spnego/mech/spnego\_mech.c  
lib/krb5/kadm5/kadm\_host\_srv\_names.c  
lib/krb5/kdb/kdb\_convert.c  
lib/krb5/kdb/kdb\_hdr.h  
lib/krb5/kdb/kdb\_log.c



lib/krb5/kdb/kdb\_log.h  
lib/libgss/g\_accept\_sec\_context.c  
lib/libgss/g\_acquire\_cred.c  
lib/libgss/g\_canon\_name.c  
lib/libgss/g\_compare\_name.c  
lib/libgss/g\_context\_time.c  
lib/libgss/g\_delete\_sec\_context.c  
lib/libgss/g\_dsp\_name.c  
lib/libgss/g\_dsp\_status.c  
lib/libgss/g\_dup\_name.c  
lib/libgss/g\_exp\_sec\_context.c  
lib/libgss/g\_export\_name.c  
lib/libgss/g\_glue.c  
lib/libgss/g\_imp\_name.c  
lib/libgss/g\_imp\_sec\_context.c  
lib/libgss/g\_init\_sec\_context.c  
lib/libgss/g\_initialize.c  
lib/libgss/g\_inquire\_context.c  
lib/libgss/g\_inquire\_cred.c  
lib/libgss/g\_inquire\_names.c  
lib/libgss/g\_process\_context.c  
lib/libgss/g\_rel\_buffer.c  
lib/libgss/g\_rel\_cred.c  
lib/libgss/g\_rel\_name.c  
lib/libgss/g\_rel\_oid\_set.c  
lib/libgss/g\_seal.c  
lib/libgss/g\_sign.c  
lib/libgss/g\_store\_cred.c  
lib/libgss/g\_unseal.c  
lib/libgss/g\_userok.c  
lib/libgss/g\_utils.c  
lib/libgss/g\_verify.c  
lib/libgss/gssd\_pname\_to\_uid.c  
uts/common/gssapi/include/gssapi\_err\_generic.h  
uts/common/gssapi/include/mechglueP.h

Sun's

License is as follows:

Copyright (c) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
```

```
<html xmlns="http://www.w3.org/1999/xhtml">
```

```
<head>
```

```
<meta http-equiv="Content-Type" content="text/html; charset=utf-8" />
```

```
<title>Copyright &mdash; MIT Kerberos Documentation</title>
```

```
<link rel="stylesheet" href="_static/agogo.css" type="text/css" />
```

```
<link rel="stylesheet" href="_static/pygments.css" type="text/css" />
```

```
<link rel="stylesheet" href="_static/kerb.css" type="text/css" />
```

```
<script type="text/javascript">
```

```
var DOCUMENTATION_OPTIONS = {
```

```
    URL_ROOT:    '.',
```

```
    VERSION:    '1.15.1',
```

```
    COLLAPSE_INDEX: false,
```

```
    FILE_SUFFIX: '.html',
```

```
    HAS_SOURCE: true
```

```
};
```

```
</script>
```

```
<script type="text/javascript" src="_static/jquery.js"></script>
```

```
<script type="text/javascript" src="_static/underscore.js"></script>
```

```
<script type="text/javascript" src="_static/doctools.js"></script>
```

```
<link rel="author" title="About these documents" href="about.html" />
```

```
<link rel="copyright" title="Copyright" href="#" />
```

```
<link rel="top" title="MIT Kerberos Documentation" href="index.html" />
```

```
<link rel="up" title="MIT Kerberos License information" href="mitK5license.html" />
```

```
<link rel="next" title="How to build this documentation from the source" href="build_this.html" />
```

```
<link rel="prev" title="MIT Kerberos License information" href="mitK5license.html" />
```

```
</head>
```

```
<body>
```

```
<div class="header-wrapper">
```

```
<div class="header">
```

<h1><a href="index.html">MIT Kerberos Documentation</a></h1>

<div class="rel">

<a href="index.html" title="Full Table of Contents"  
accesskey="C">Contents</a> |

<a href="mitK5license.html" title="MIT Kerberos License information"  
accesskey="P">previous</a> |

<a href="build\_this.html" title="How to build  
this documentation from the source"  
accesskey="N">next</a> |

<a href="genindex.html" title="General Index"  
accesskey="I">index</a> |

<a href="search.html" title="Enter search criteria"  
accesskey="S">Search</a> |

<a href="mailto:krb5-bugs@mit.edu?subject=Documentation\_\_Copyright">feedback</a>  
</div>

</div>

</div>

<div class="content-wrapper">

<div class="content">

<div class="document">

<div class="documentwrapper">

<div class="bodywrapper">

<div class="body">

<div class="section" id="copyright">

<h1>Copyright<a class="headerlink" href="#copyright" title="Permalink to this headline"></a></h1>

<p>Copyright 1985-2017 by the Massachusetts Institute of  
Technology and its contributors. All rights reserved.</p>

<p>See <a class="reference internal" href="mitK5license.html#mitk5license"><em>MIT Kerberos License  
information</em></a> for additional  
copyright and license  
information.</p>

</div>

</div>

</div>

</div>

</div>

<div class="sidebar">

<h2>On this page</h2>

<ul>

<li><a class="reference internal" href="#">Copyright</a></li>

</ul>

<br/>

<h2>Table of contents</h2>

<ul>

<li class="toctree-l1"><a class="reference internal" href="user/index.html">For users</a></li>

<li class="toctree-l1"><a class="reference internal" href="admin/index.html">For administrators</a></li>

<li class="toctree-l1"><a class="reference internal" href="appdev/index.html">For application developers</a></li>

<li class="toctree-l1"><a class="reference internal" href="plugindev/index.html">For plugin module developers</a></li>

<li class="toctree-l1"><a class="reference internal" href="build/index.html">Building Kerberos V5</a></li>

<li class="toctree-l1"><a class="reference internal" href="basic/index.html">Kerberos V5 concepts</a></li>

<li class="toctree-l1"><a class="reference internal" href="formats/index.html">Protocols and file formats</a></li>

<li class="toctree-l1"><a class="reference internal" href="mitK5features.html">MIT Kerberos features</a></li>

<li class="toctree-l1"><a class="reference internal" href="build\_this.html">How to build this documentation from the source</a></li>

<li class="toctree-l1"><a class="reference internal" href="about.html">Contributing to the MIT Kerberos Documentation</a></li>

<li class="toctree-l1"><a class="reference internal" href="resources.html">Resources</a></li>

</ul>

<br/>

<h4><a href="index.html">Full Table of Contents</a></h4>

<h4>Search</h4>

<form class="search" action="search.html" method="get">

<input type="text" name="q" size="18" />

<input type="submit" value="Go" />

<input type="hidden" name="check\_keywords" value="yes" />

<input type="hidden" name="area" value="default" />

</form>

</div>

<div class="clearer"></div>

</div>

</div>

<div class="footer-wrapper">

<div class="footer" >

<div class="right" ><i>Release: 1.15.1</i><br />

&copy; <a href="#">Copyright</a> 1985-2017, MIT.

</div>

<div class="left">

<a href="index.html" title="Full Table of Contents"

>Contents</a> |

<a href="mitK5license.html" title="MIT Kerberos License information"

>previous</a> |

```
<a href="build_this.html" title="How to build this documentation from the source"
>next</a> |
<a href="genindex.html" title="General Index"
>index</a> |
<a href="search.html" title="Enter search criteria"
>Search</a> |
<a href="mailto:krb5-bugs@mit.edu?subject=Documentation__Copyright">feedback</a>
</div>
</div>
</div>
```

```
</body>
```

```
</html>
```

```
/* -*- mode: c; c-basic-offset: 4; indent-tabs-mode: nil -*- */
```

```
/*
```

```
* Copyright (C) 1989-1994 by the Massachusetts Institute of Technology,  
* Cambridge, MA, USA. All Rights Reserved.
```

```
*
```

```
* This software is being provided to you, the LICENSEE, by the  
* Massachusetts Institute of Technology (M.I.T.) under the following  
* license. By obtaining, using and/or copying this software, you agree  
* that you have read, understood, and will comply with these terms and  
* conditions:
```

```
*
```

```
* Export of this software from the United States of America may  
* require a specific license from the United States Government.  
* It is the responsibility of any person or organization contemplating  
* export to obtain such a license before exporting.
```

```
*
```

```
* WITHIN THAT CONSTRAINT, permission to use, copy, modify and distribute  
* this software and its documentation for any purpose and without fee or  
* royalty is hereby granted, provided that you agree to comply with the  
* following copyright notice and statements,  
including the disclaimer, and  
* that the same appear on ALL copies of the software and documentation,  
* including modifications that you make for internal use or for  
* distribution:
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED "AS IS", AND M.I.T. MAKES NO REPRESENTATIONS  
* OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not  
* limitation, M.I.T. MAKES NO REPRESENTATIONS OR WARRANTIES OF  
* MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF  
* THE LICENSED SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY  
* PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.
```

```
*
```

```
* The name of the Massachusetts Institute of Technology or M.I.T. may NOT  
* be used in advertising or publicity pertaining to distribution of the  
* software. Title to copyright in this software and any associated
```

- \* documentation shall at all times remain with M.I.T., and USER agrees to
- \* preserve same.
- \*
- \* Furthermore if you modify this software you must label
- \* your software as modified
- software and not distribute it in such a
- \* fashion that it might be confused with the original M.I.T. software.
- \*/

Copyright (C) Stefan Metzmacher 2007 <metze@samba.org>

Copyright (C) Guenther Deschner 2009 <gd@samba.org>

Copyright (C) Andreas Schneider 2013 <asn@samba.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
```

```
<html xmlns="http://www.w3.org/1999/xhtml">
```

```
<head>
```

```
<meta http-equiv="Content-Type" content="text/html; charset=utf-8" />
```

```

<title>MIT Kerberos License information &mdash; MIT Kerberos Documentation</title>

<link rel="stylesheet" href="_static/agogo.css" type="text/css" />
<link rel="stylesheet" href="_static/pygments.css" type="text/css" />
<link rel="stylesheet" href="_static/kerb.css" type="text/css" />

<script type="text/javascript">
var DOCUMENTATION_OPTIONS = {
    URL_ROOT:    '.',
    VERSION:    '1.15.1',
    COLLAPSE_INDEX: false,
    FILE_SUFFIX: '.html',
    HAS_SOURCE:  true
};
</script>
<script type="text/javascript" src="_static/jquery.js"></script>
<script type="text/javascript" src="_static/underscore.js"></script>
<script type="text/javascript" src="_static/doctools.js"></script>
<link rel="author" title="About these documents" href="about.html" />
<link rel="copyright" title="Copyright" href="copyright.html" />
<link rel="top" title="MIT Kerberos Documentation" href="index.html" />
<link rel="up" title="MIT Kerberos features" href="mitK5features.html" />
<link rel="next" title="Copyright" href="copyright.html" />
<link rel="prev" title="MIT Kerberos features" href="mitK5features.html" />
</head>
<body>
<div class="header-wrapper">
  <div class="header">

    <h1><a href="index.html">MIT Kerberos Documentation</a></h1>

    <div class="rel">

      <a href="index.html" title="Full Table of Contents"
        accesskey="C">Contents</a> |
      <a href="mitK5features.html" title="MIT Kerberos features"
        accesskey="P">previous</a> |
      <a href="copyright.html" title="Copyright"
        accesskey="N">next</a> |
      <a href="genindex.html" title="General Index"
        accesskey="I">index</a> |
      <a href="search.html" title="Enter search criteria"
        accesskey="S">Search</a> |
      <a href="mailto:krb5-bugs@mit.edu?subject=Documentation__MIT Kerberos License
information">feedback</a>
    </div>
  </div>

```

</div>

</div>

<div class="content-wrapper">

<div class="content">

<div class="document">

<div class="documentwrapper">

<div class="bodywrapper">

<div class="body">

<div class="section" id="mit-kerberos-license-information">

<span id="mitk5license"></span><h1>MIT Kerberos License information<a class="headerlink" href="#mit-kerberos-license-information" title="Permalink to this headline"></a></h1>

<div class="toctree-wrapper compound">

</div>

<p>Copyright 1985-2017 by the Massachusetts Institute of Technology.</p>

<p>All rights reserved.</p>

<p>Redistribution and use in source and binary forms,

with or without

modification, are permitted provided that the following conditions are

met:</p>

<ul class="simple">

<li>Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.</li>

</ul>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
&#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

<p>Downloading of this software may constitute an export of cryptographic

software from the United States of America that is subject to the

United States Export Administration Regulations (EAR), 15 CFR 730-774.

Additional laws or regulations may apply. It is the responsibility of

the person or entity contemplating export to comply with all

applicable export laws and regulations, including obtaining any

required license from the U.S. government.</p>



<p>The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.</p>

<p>Documentation components of this software distribution are licensed

under a Creative Commons Attribution-ShareAlike 3.0 Unported License.

<a class="reference external" href="http://creativecommons.org/licenses/by-sa/3.0/">http://creativecommons.org/licenses/by-sa/3.0/</a></p>

<p>Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.</p>

<p>Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.</p>

<p>&#8220;Commercial use&#8221; means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).</p>

<hr class="docutils" />

<p>The following copyright and permission notice applies to the

OpenVision Kerberos Administration system located in

<tt class="docutils literal"><span class="pre">kadmin/create</span></tt>, <tt class="docutils literal"><span class="pre">kadmin/dbutil</span></tt>, <tt class="docutils literal"><span class="pre">kadmin/passwd</span></tt>,</p>

<tt class="docutils literal"><span class="pre">kadmin/server</span></tt>, <tt class="docutils literal"><span class="pre">lib/kadm5</span></tt>, and portions of

<tt class="docutils literal"><span class="pre">lib/rpc</span></tt>:</p>

<blockquote>

<div><p>Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved</p>

<p>WARNING: Retrieving the OpenVision Kerberos Administration system source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.</p>

<p>You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this

Source Code is

provided to you &#8220;AS IS&#8221; EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.</p>

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system

to MIT for inclusion in the standard Kerberos 5 distribution.

This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.

---

Portions contributed by Matt Crawford `crawdad@fnal.gov` were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract DE-AC02-76CHO3000 with the U.S. Department of Energy.

---

Portions of `src/lib/crypto` have the following copyright:

Copyright 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from

the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided *as is*; without express or implied warranty.

THIS SOFTWARE IS PROVIDED *AS IS*; AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

---

The implementation of the AES encryption algorithm in

```
<tt class="docutils literal"><span class="pre">src/lib/crypto/builtin/aes</span></tt> has the following
copyright:</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 2001, Dr Brian Gladman <tt class="docutils literal"><span
class="pre">brg&#64;gladman.uk.net</span></tt>,
Worcester, UK.</div>
<div class="line">All rights reserved.</div>
</div>
<p>LICENSE TERMS</p>
<p>The free distribution and use of this software in both source and binary
form is allowed (with or without changes) provided that:</p>
<ol class="arabic simple">
<li>distributions of this source code include the above copyright
notice, this list of conditions and the following disclaimer;</li>
<li>distributions in binary form include the above copyright
notice, this list of conditions and the following disclaimer
in the documentation and/or other associated materials;</li>
<li>the
copyright holder's name is not used to endorse products
built using this software without specific written permission.</li>
</ol>
<p>DISCLAIMER</p>
<p>This software is provided &#8216;as is&#8217; with no explicit or implied warranties
in respect of any properties, including, but not limited to, correctness
and fitness for purpose.</p>
</div></blockquote>
<hr class="docutils" />
<p>Portions contributed by Red Hat, including the pre-authentication
plug-in framework and the NSS crypto implementation, contain the
following copyright:</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 2006 Red Hat, Inc.</div>
<div class="line">Portions copyright 2006 Massachusetts Institute of Technology</div>
<div class="line">All Rights Reserved.</div>
</div>
<p>Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:</p>
<ul class="simple">
<li>Redistributions of source code
must retain the above copyright
notice, this list of conditions and the following disclaimer.</li>
<li>Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.</li>
<li>Neither the name of Red Hat, Inc., nor the names of its contributors
```

may be used to endorse or promote products derived from this software without specific prior written permission.</li>

</ul>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The bundled verto source code is subject to the following license:</p>

<blockquote>

<div><p>Copyright 2011 Red Hat, Inc.</p>

<p>Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the &#8220;Software&#8221;), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:</p>

<p>The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.</p>

<p>THE SOFTWARE IS PROVIDED &#8220;AS IS&#8221;, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The MS-KKDCP client implementation has the following copyright:</p>

<blockquote>

<div><p>Copyright 2013,2014 Red Hat, Inc.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<blockquote>

<div><ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright

notice, this list of conditions and the

following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in

the documentation and/or other materials provided with the

distribution.</li>

</ol>

</div></blockquote>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED

OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in

<tt class="docutils literal"><span class="pre">src/lib/gssapi</span></tt>, including the following files:</p>

<div class="highlight-python"><div class="highlight"><pre><span class="n">lib</span><span

class="o">/</span><span class="n">gssapi</span><span class="o">/</span><span

class="n">generic</span><span class="o">/</span><span class="n">gssapi\_err\_generic</span><span

class="o">.</span><span class="n">et</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_accept\_sec\_context</span><span class="o">.</span><span class="n">c</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_acquire\_cred</span><span

class="o">.</span><span class="n">c</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_canon\_name</span><span class="o">.</span><span class="n">c</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_compare\_name</span><span class="o">.</span><span class="n">c</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_context\_time</span><span class="o">.</span><span class="n">c</span>

<span class="n">lib</span><span class="o">/</span><span class="n">gssapi</span><span

class="o">/</span><span class="n">mechglue</span><span class="o">/</span><span

class="n">g\_delete\_sec\_context</span><span class="o">.</span><span





```
</div>
<p>and the initial implementation of incremental propagation, including
the following new or changed files:</p>
<div class="highlight-python"><div class="highlight"><pre><span class="n">include</span><span
class="o"></span><span class="n">iprop_hdr</span><span class="o">.</span><span class="n">h</span>
<span class="n">kadmin</span><span class="o"></span><span class="n">server</span><span
class="o"></span><span class="n">ipropd_svc</span><span class="o">.</span><span class="n">c</span>
<span class="n">lib</span><span class="o"></span><span class="n">kdb</span><span class="o"></span><span
class="n">iprop</span><span class="o">.</span><span class="n">x</span>
<span class="n">lib</span><span class="o"></span><span class="n">kdb</span><span class="o"></span><span
class="n">kdb_convert</span><span class="o">.</span><span class="n">c</span>
<span class="n">lib</span><span class="o"></span><span class="n">kdb</span><span class="o"></span><span
class="n">kdb_log</span><span class="o">.</span><span class="n">c</span>
<span class="n">lib</span><span class="o"></span><span class="n">kdb</span><span class="o"></span><span
class="n">kdb_log</span><span class="o">.</span><span class="n">h</span>
<span class="n">lib</span><span class="o"></span><span class="n">krb5</span><span class="o"></span><span
class="n">error_tables</span><span class="o"></span><span class="n">et</span>
<span class="n">kdb5_err</span><span class="o">.</span><span class="n">et</span>
<span class="n">slave</span><span class="o"></span><span class="n">kpropd_rpc</span><span
class="o">.</span><span class="n">c</span>
<span class="n">slave</span><span class="o"></span><span class="n">kproplog</span><span
class="o">.</span><span class="n">c</span>
</pre></div>
</div>
```

</div>

<p>are

subject to the following license:</p>

<blockquote>

<div><p>Copyright 2004 Sun Microsystems, Inc.</p>

<p>Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the
&#8220;Software&#8221;), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:</p>

<p>The above copyright notice and this permission notice shall be included
in all copies or substantial portions of the Software.</p>

<p>THE SOFTWARE IS PROVIDED &#8220;AS IS&#8221;, WITHOUT WARRANTY OF ANY KIND,
EXPRESS
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
FOR ANY
CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.</p>

</div></blockquote>



```
<hr class="docutils" />
<p>Kerberos V5 includes documentation and software developed at the
University of California at Berkeley, which includes this copyright
notice:</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 1983 Regents of the University of California.</div>
<div class="line">All rights reserved.</div>
</div>
<p>Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:</p>
<ol class="arabic simple">
<li>Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.</li>
<li>Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following
disclaimer in the
documentation and/or other materials provided with the distribution.</li>
<li>Neither the name of the University nor the names of its contributors
may be used to endorse or promote products derived from this software
without specific prior written permission.</li>
</ol>
<p>THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS &#8220;AS IS&#8221;
AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
OUT OF THE USE OF THIS SOFTWARE, EVEN
IF ADVISED OF THE POSSIBILITY OF
SUCH DAMAGE.</p>
</div></blockquote>
<hr class="docutils" />
<p>Portions contributed by Novell, Inc., including the LDAP database
backend, are subject to the following license:</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 2004-2005, Novell, Inc.</div>
<div class="line">All rights reserved.</div>
</div>
<p>Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:</p>
<ul class="simple">
```

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

<li>The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.</li>

</ul>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS AS IS;

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>Portions funded by Sandia National Laboratory and developed by the University of Michigan's Center for Information Technology

Integration, including the PKINIT implementation, are subject to the following license:</p>

<blockquote>

<div><div class="line-block">

<div class="line">COPYRIGHT 2006-2007</div>

<div class="line">THE REGENTS OF THE UNIVERSITY OF MICHIGAN</div>

<div class="line">ALL RIGHTS RESERVED</div>

</div>

<p>Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.</p>

<p>THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT WARRANTY BY THE UNIVERSITY OF

MICHIGAN

OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.</p>

</div></blockquote>

<hr class="docutils" />

<p>The pkcs11.h file included in the PKINIT code has the following license:</p>

<blockquote>

<div><div class="line-block">

<div class="line">Copyright 2006 g10 Code GmbH</div>

<div class="line">Copyright 2006 Andreas Jellinghaus</div>

</div>

<p>This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.</p>

<p>This file is distributed in the hope that it will be useful, but

WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.</p>

</div></blockquote>

<hr class="docutils" />

<p>Portions contributed by Apple Inc. are subject to the following license:</p>

<blockquote>

<div><p>Copyright 2004-2008 Apple Inc. All Rights Reserved.</p>

<blockquote>

<div>Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.</div></blockquote>

<p>WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple

Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations about the suitability of this software for any purpose. It is provided &#8220;as is&#8221; without express or implied warranty.</p>

<p>THIS SOFTWARE IS PROVIDED &#8220;AS IS&#8221; AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.</p>  
</div></blockquote>

<hr class="docutils" />

<p>The implementations of UTF-8 string handling in src/util/support and src/lib/krb5/unicode are subject to the following copyright and permission notice:</p>

<blockquote>

<div><div class="line-block">

<div class="line">The OpenLDAP Public License</div>

<div class="line">Version 2.8, 17 August 2003</div>

</div>

<p>Redistribution and use of this software and associated documentation (&#8220;Software&#8221;), with or without modification, are permitted provided

that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions in source form must retain copyright statements and notices,</li>

<li>Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and</li>

<li>Redistributions must contain a verbatim copy of this document.</li>

</ol>

<p>The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.</p>

<p>THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT

SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

<p>The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright

holders.</p>

<p>OpenLDAP is a registered trademark of the OpenLDAP Foundation.</p>

<p>Copyright 1999-2003 The OpenLDAP Foundation, Redwood City,  
California,

USA. All Rights Reserved. Permission to copy and  
distribute verbatim copies of this document is granted.</p>

</div></blockquote>

<hr class="docutils" />

<p>Marked test programs in src/lib/krb5/krb have the following copyright:</p>

<blockquote>

<div><div class="line-block">

<div class="line">Copyright 2006 Kungliga Tekniska Hgskola</div>

<div class="line">(Royal Institute of Technology, Stockholm, Sweden).</div>

<div class="line">All rights reserved.</div>

</div>

<p>Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:</p>

<ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.</li>

<li>Neither

the name of KTH nor the names of its contributors may be  
used to endorse or promote products derived from this software without  
specific prior written permission.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS &#8220;AS IS&#8221; AND ANY  
EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF  
ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The KCM Mach RPC

definition file used on OS X has the following copyright:</p>

<blockquote>

<div><div class="line-block">

<div class="line">Copyright 2009 Kungliga Tekniska Hgskola</div>

<div class="line">(Royal Institute of Technology, Stockholm, Sweden).</div>

<div class="line">All rights reserved.</div>

</div>

<p>Portions Copyright 2009 Apple Inc. All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

<li>Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS &#8220;AS IS&#8221; AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>Portions of the RPC implementation in src/lib/rpc and src/include/gssrpc have the following copyright and permission

notice:</p>

<blockquote>

<div><p>Copyright 2010, Oracle America, Inc.</p>

<p>All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

<li>Neither the name of the &#8220;Oracle America, Inc.&#8221; nor the names of its contributors may be used to endorse or promote products

derived from this software without specific prior written permission.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<blockquote>

<div><p>Copyright 2006,2007,2009

NTT (Nippon Telegraph and Telephone Corporation). All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions of source

code must retain the above copyright

notice, this list of conditions and the following disclaimer as

the first lines of this file unmodified.</li>

<li>Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY NTT &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<blockquote>

<div><p>Copyright 2000 by Carnegie Mellon University</p>

<p>All Rights Reserved</p>

<p>Permission to use, copy, modify, and distribute this software and its

documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.</p>

<p>CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.</p>

</div></blockquote>

<hr class="docutils" />

<blockquote>

<div><p>Copyright 2002 Naval Research Laboratory (NRL/CCS)</p>

<p>Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.</p>

<p>NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS &#8220;AS IS&#8221; CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.</p>

</div></blockquote>

<hr class="docutils" />

<blockquote>

<div><p>Copyright 1991, 1992, 1994 by Cygnus Support.</p>

<p>Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee

is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

Cygnus Support makes no representations about the suitability of this software for any purpose. It is provided &#8220;as is&#8221; without express or implied warranty.</p>

</div></blockquote>

<hr class="docutils" />

<blockquote>

<div><p>Copyright 2006 Secure Endpoints Inc.</p>

<p>Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the &#8220;Software&#8221;), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies



of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:</p>

<p>The above copyright notice and this permission notice shall be included in all copies

or substantial portions of the Software.</p>

<p>THE SOFTWARE IS PROVIDED &#8220;AS IS&#8221;;, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.</p>

</div></blockquote>

<hr class="docutils" />

<p>Portions of the implementation of the Fortuna-like PRNG are subject to the following notice:</p>

<blockquote>

<div><div class="line-block">

<div class="line">Copyright 2005 Marko Kreen</div>

<div class="line">All rights reserved.</div>

</div>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions

of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<blockquote>

<div><p>Copyright 1994 by the University of Southern California</p>

<blockquote>  
<div>EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government.  
It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.</div></blockquote>  
<p>WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.</p>  
<p>DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED &#8220;AS IS&#8221;. The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not limitation, the University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any direct, indirect, or consequential damages with respect to any claim by the user or distributor of the ksu software.</p>  
</div></blockquote>  
<hr class="docutils" />  
<blockquote>  
<div><div class="line-block">  
<div class="line">Copyright 1995</div>  
<div class="line">The President and Fellows of Harvard University</div>  
</div>  
<p>This code is derived from software contributed to Harvard by Jeremy Rassen.</p>  
<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>  
<ol class="arabic">  
<li><p class="first">Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</p>  
</li>  
<li><p class="first">Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</p>  
</li>  
<li><p class="first">All advertising materials mentioning features or use of this software must display the following acknowledgement:</p>  
<blockquote>  
<div><p>This product includes software developed by the University of California, Berkeley and its contributors.</p>  
</div></blockquote>  
</li>

Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS AS IS; AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE REGENTS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2008 by the Massachusetts Institute of Technology.

Copyright 1995 by Richard P. Basch. All Rights Reserved.

Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility

of any person or organization contemplating

export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and

distribute this software and its documentation for any purpose and

without fee is hereby granted, provided that the above copyright

notice appear in all copies and that both that copyright notice and

this permission notice appear in supporting documentation, and that

the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used

in advertising or publicity pertaining to distribution of the software

without specific, written prior permission. Richard P. Basch,

Lehman Brothers and M.I.T. make no representations about the suitability

of this software for any purpose. It is provided as is; without

express or implied warranty.

The following notice applies to `src/lib/krb5/krb/strptime.c`

and

```
<tt class="docutils literal"><span class="pre">src/include/k5-queue.h</span></tt>.</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 1997, 1998 The NetBSD Foundation, Inc.</div>
<div class="line">All rights reserved.</div>
</div>
<p>This code was contributed to The NetBSD Foundation by Klaus Klein.</p>
<p>Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:</p>
<ol class="arabic">
<li><p class="first">Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.</p>
</li>
<li><p class="first">Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.</p>
</li>
<li><p class="first">All advertising materials mentioning features or use of this software
must display
the following acknowledgement:</p>
<blockquote>
<div><p>This product includes software developed by the NetBSD
Foundation, Inc. and its contributors.</p>
</div></blockquote>
</li>
<li><p class="first">Neither the name of The NetBSD Foundation nor the names of its
contributors may be used to endorse or promote products derived
from this software without specific prior written permission.</p>
</li>
</ol>
<p>THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS
&#8220;AS IS&#8221;; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED
TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER
IN
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.</p>
</div></blockquote>
<hr class="docutils" />
<p>The following notice applies to Unicode library files in
```

```
<tt class="docutils literal"><span class="pre">src/lib/krb5/unicode</span></tt>:</p>
<blockquote>
<div><div class="line-block">
<div class="line">Copyright 1997, 1998, 1999 Computing Research Labs,</div>
<div class="line">New Mexico State University</div>
</div>
<p>Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the &#8220;Software&#8221;),
to deal in the Software without restriction, including without limitation
the rights to use, copy, modify, merge, publish, distribute, sublicense,
and/or sell copies of the Software, and to permit persons to whom the
Software is furnished to do so, subject to the following conditions:</p>
<p>The
above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.</p>
<p>THE SOFTWARE IS PROVIDED &#8220;AS IS&#8221;, WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY
CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT
OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR
THE USE OR OTHER DEALINGS IN THE SOFTWARE.</p>
</div></blockquote>
<hr class="docutils" />
<p>The following notice applies to <tt class="docutils literal"><span
class="pre">src/util/support/strlcpy.c</span></tt>:</p>
<blockquote>
<div><p>Copyright 1998 Todd C. Miller <tt class="docutils literal"><span
class="pre">Todd.Miller@courtesan.com</span></tt></p>
<p>Permission to use, copy, modify, and
distribute this software for any
purpose with or without fee is hereby granted, provided that the above
copyright notice and this permission notice appear in all copies.</p>
<p>THE SOFTWARE IS PROVIDED &#8220;AS IS&#8221; AND THE AUTHOR DISCLAIMS ALL
WARRANTIES
WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.</p>
</div></blockquote>
<hr class="docutils" />
<p>The following notice applies to <tt class="docutils literal"><span
class="pre">src/util/profile/argv_parse.c</span></tt> and
<tt class="docutils literal"><span class="pre">src/util/profile/argv_parse.h</span></tt>:</p>
<blockquote>
```

<div><p>Copyright 1999 by Theodore Ts'o.</p>

<p>Permission

to use, copy, modify, and distribute this software for

any purpose with or without fee is hereby granted, provided that

the above copyright notice and this permission notice appear in all

copies. THE SOFTWARE IS PROVIDED AS IS; AND THEODORE TS'O (THE

AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,

INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,

INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER

RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION

OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR

IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't

it sick that the U.S. culture of lawsuit-happy lawyers requires

this kind of disclaimer?)</p>

</div></blockquote>

<hr class="docutils" />

<p>The following notice applies to SWIG-generated code in

<tt class="docutils literal"><span class="pre">src/util/profile/profile\_tcl.c</span></tt>:</p>

<blockquote>

<div><p>Copyright

1999-2000, The University of Chicago</p>

<p>This file may be freely redistributed without license or fee provided

this copyright message remains intact.</p>

</div></blockquote>

<hr class="docutils" />

<p>The following notice applies to portions of <tt class="docutils literal"><span

class="pre">src/lib/rpc</span></tt> and

<tt class="docutils literal"><span class="pre">src/include/gssrpc</span></tt>:</p>

<blockquote>

<div><p>Copyright 2000 The Regents of the University of Michigan.

All rights reserved.</p>

<p>Copyright 2000 Dug Song <tt class="docutils literal"><span

class="pre">dugsong@UMICH.EDU</span></tt>.

All rights reserved, all wrongs reversed.</p>

<p>Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions

are met:</p>

<ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright  
notice,

this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.</li>

<li>Neither the name of the University nor the names of its

contributors may be used to endorse or promote products derived

from this software without specific prior written permission.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>Implementations of the MD4 algorithm are subject to the following notice:</p>

<blockquote>

<div><p>Copyright 1990, RSA Data Security, Inc. All rights reserved.</p>

<p>License to copy and use this software is granted provided that it is identified as the &#8220;RSA Data Security, Inc. MD4 Message Digest Algorithm&#8221; in all material mentioning or referencing this software or this function.</p>

<p>License is also granted to make and use derivative works provided that such works are identified as &#8220;derived from the RSA Data Security, Inc. MD4 Message Digest Algorithm&#8221; in all material mentioning or referencing the derived work.</p>

<p>RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability

of this software for any particular purpose. It is provided &#8220;as is&#8221; without express or implied warranty of any kind.</p>

<p>These notices must be retained in any copies of any part of this documentation and/or software.</p>

</div></blockquote>

<hr class="docutils" />

<p>Implementations of the MD5 algorithm are subject to the following notice:</p>

<blockquote>

<div><p>Copyright 1990, RSA Data Security, Inc. All rights reserved.</p>

<p>License to copy and use this software is granted provided that it is identified as the &#8220;RSA Data Security, Inc. MD5 Message-Digest Algorithm&#8221; in all material mentioning or referencing this software or this function.</p>

<p>License is also granted to make and use derivative works provided that such works are identified as &#8220;derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm&#8221; in all material mentioning or referencing the derived work.</p>

<p>RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided &#8220;as is&#8221; without express or implied warranty of any kind.</p>

<p>These notices must be retained in any copies of any part of this documentation and/or software.</p>

</div></blockquote>

<hr class="docutils" />

<p>The following notice applies to <tt class="docutils literal"><span class="pre">src/lib/crypto/crypto\_tests/t\_mddriver.c</span></tt>:</p>

<blockquote>

<div><p>Copyright 1990-2, RSA Data Security, Inc. Created 1990. All rights reserved.</p>

<p>RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided &#8220;as is&#8221; without express or implied warranty of any kind.</p>

<p>These notices must be retained in any copies of any part of this documentation and/or software.</p>

</div></blockquote>

<hr class="docutils"

/>

<p>Portions of <tt class="docutils literal"><span class="pre">src/lib/krb5</span></tt> are subject to the following notice:</p>

<blockquote>

<div><div class="line-block">

<div class="line">Copyright 1994 CyberSAFE Corporation.</div>

<div class="line">Copyright 1990,1991,2007,2008 by the Massachusetts Institute of Technology.</div>

<div class="line">All Rights Reserved.</div>

</div>

<blockquote>

<div>Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.</div></blockquote>

<p>WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that

the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software.



Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided &#8220;as is&#8221; without express or implied warranty.</p>

</div></blockquote>

<hr class="docutils" />

<p>Portions contributed by PADL Software are subject to the following license:</p>

<blockquote>

<div><p>Copyright (c) 2011, PADL Software Pty Ltd.

All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ol class="arabic simple">

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

<li>Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.</li>

</ol>

<p>THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS &#8220;AS IS&#8221; AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA,

OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The bundled libev source code is subject to the following license:</p>

<blockquote>

<div><p>All files in libev are Copyright (C)2007,2008,2009 Marc Alexander Lehmann.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ul class="simple">

<li>Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.</li>

</ul>

<p>THIS

SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221;; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

<p>Alternatively, the contents of this package may be used under the terms of the GNU General Public License (&#8220;GPL&#8221;) version 2 or any later version, in which case the provisions of the GPL are applicable instead of the

above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD license, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.</p>

</div></blockquote>

<hr class="docutils" />

<p>Files copied from the Intel AESNI Sample Library are subject to the following license:</p>

<blockquote>

<div><p>Copyright 2010, Intel Corporation  
All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<blockquote>

<div><ul class="simple">

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials

provided with the distribution.</li>  
<li>Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.</li>

</ul>

</div></blockquote>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

<hr class="docutils" />

<p>The following notice applies to

<tt class="docutils literal"><span class="pre">src/ccapi/common/win/OldCC/autolock.hxx</span></tt>:</p>

<blockquote>

<div><p>Copyright (C) 1998 by Danilo Almeida. All rights reserved.</p>

<p>Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:</p>

<ul class="simple">

<li>Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.</li>

<li>Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided

with the distribution.</li>

</ul>

<p>THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS &#8220;AS IS&#8221; AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.</p>

</div></blockquote>

</div>

</div>

</div>

</div>

</div>

<div class="sidebar">

<h2>On this page</h2>

<ul>

<li><a class="reference internal"

href="#">MIT Kerberos License information</a></li>

</ul>

<br/>

<h2>Table of contents</h2>

<ul>

<li class="toctree-l1"><a class="reference internal" href="user/index.html">For users</a></li>

<li class="toctree-l1"><a class="reference internal" href="admin/index.html">For administrators</a></li>

<li class="toctree-l1"><a class="reference internal" href="appdev/index.html">For application developers</a></li>

<li class="toctree-l1"><a class="reference internal" href="plugindev/index.html">For plugin module  
developers</a></li>

<li class="toctree-l1"><a class="reference internal" href="build/index.html">Building Kerberos V5</a></li>

<li class="toctree-l1"><a class="reference internal" href="basic/index.html">Kerberos V5 concepts</a></li>

<li class="toctree-l1"><a class="reference internal" href="formats/index.html">Protocols and file formats</a></li>

<li class="toctree-l1"><a class="reference internal" href="mitK5features.html">MIT Kerberos features</a></li>

<li class="toctree-l1"><a

class="reference internal" href="build\_this.html">How to build this documentation from the source</a></li>

<li class="toctree-l1"><a class="reference internal" href="about.html">Contributing to the MIT Kerberos  
Documentation</a></li>

<li class="toctree-l1"><a class="reference internal" href="resources.html">Resources</a></li>

</ul>

<br/>

<h4><a href="index.html">Full Table of Contents</a></h4>

<h4>Search</h4>

<form class="search" action="search.html" method="get">

<input type="text" name="q" size="18" />

<input type="submit" value="Go" />

<input type="hidden" name="check\_keywords" value="yes" />

<input type="hidden" name="area" value="default" />

</form>

</div>

<div class="clearer"></div>

```
</div>
</div>

<div class="footer-wrapper">
  <div class="footer" >
    <div class="right" ><i>Release: 1.15.1</i><br />
      &copy; <a href="copyright.html">Copyright</a> 1985-2017, MIT.

    </div>
    <div class="left">

      <a href="index.html" title="Full Table of Contents"
        >Contents</a> |
      <a href="mitK5features.html" title="MIT Kerberos features"
        >previous</a> |
      <a href="copyright.html" title="Copyright"
        >next</a> |
      <a href="genindex.html" title="General Index"
        >index</a> |
      <a href="search.html" title="Enter search criteria"
        >Search</a> |
      <a href="mailto:krb5-bugs@mit.edu?subject=Documentation__MIT Kerberos License
information">feedback</a>
    </div>
  </div>
</div>

</body>
</html>
# Copyright (C) 2011 by the Massachusetts Institute of Technology.
# All rights reserved.
#
# Export of this software from the United States of America may
# require a specific license from the United States Government.
# It is the responsibility of any person or organization contemplating
# export to obtain such a license before exporting.
#
# WITHIN THAT CONSTRAINT, permission to use, copy, modify, and
# distribute this software and its documentation for any purpose and
# without fee is hereby granted, provided that the above copyright
# notice appear in all copies and that both that copyright notice and
# this permission notice appear in supporting documentation, and that
# the name of M.I.T. not be used in advertising or publicity pertaining
# to distribution of the software without specific, written prior
# permission. Furthermore if you modify this software you must label
# your software as modified software and not distribute it in such a
# fashion that it might be confused
```

```

with the original M.I.T. software.
# M.I.T. makes no representations about the suitability of
# this software for any purpose. It is provided "as is" without express
# or implied warranty.

# This program is intended to be used by "make check-copyright". It
# checks for violations of the coding standards related to copyright
# and license statements in source code comments.

import os
import sys
import re

def warn(fname, ln, msg):
    print '%s: %d: %s' % (fname, ln + 1, msg)

def indicates_license(line):
    return 'Copyright' in line or 'COPYRIGHT' in line or 'License' in line

# Check a comment for boilerplate violations. Return true if the comment
# is a license statement.
def check_comment(comment, fname, ln, code_seen, nonlicense_seen):
    text_seen = False
    is_license = False
    for line in comment:
        if not is_license and indicates_license(line):
            is_license = True
            if text_seen:
                warn(fname, ln, 'License begins after first
line of comment')
            elif code_seen:
                warn(fname, ln, 'License after code')
            elif nonlicense_seen:
                warn(fname, ln, 'License after non-license comments')
            break
        # DB2 licenses start with '/*-' and we don't want to change them.
        if line != " and line != '-':
            text_seen = True
    return is_license

def check_file(lines, fname):
    # Skip emacs mode line if present.
    ln = 0
    if ' -*- mode: c;' in lines[ln]:
        ln += 1

    # Check filename comment if present.
    m = re.match(r'^\* ([^ ]*)( - .*)? \*/', lines[ln])

```

```

if m:
    if m.group(1) != fname:
        warn(fname, ln, 'Wrong filename in comment')
    ln += 1

# Scan for license statements.
in_comment = False
code_seen = False
nonlicense_seen = False
for line in lines[ln:]:
    # Strip out whitespace and comments contained within a line.
    if not in_comment:
        line = re.sub(r'\s*.*?\s*/',
", line)
        line = line.strip()

    if not in_comment and '/*' in line:
        (line, sep, comment_part) = line.partition('/*')
        comment = [comment_part.strip()]
        comment_starts_at = ln
        in_comment = True
    elif in_comment and '*' not in line:
        comment.append(line.lstrip('*').rstrip())
    elif in_comment:
        (comment_part, sep, line) = line.partition('*/')
        comment.append(comment_part.strip())
        is_license = check_comment(comment, fname, comment_starts_at,
            code_seen, nonlicense_seen)
        nonlicense_seen = nonlicense_seen or not is_license
        in_comment = False
    elif line.strip() != "":
        code_seen = True

    ln += 1

for fname in sys.argv[1:]:
    if fname.startswith('./'):
        fname = fname[2:]
    f = open(fname)
    lines = f.readlines()
    f.close()
    check_file(lines, fname)
Copyright
=====

```

Copyright |copy| 1985-2017 by the Massachusetts Institute of  
Technology and its contributors. All rights reserved.

See :ref:`mitK5license` for additional copyright and license information.

.. \_mitK5license:

MIT Kerberos License information

=====

.. toctree::

:hidden:

copyright.rst

.. include:: notice.rst

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.312 elfutils 0.176-2.el7

### 1.312.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.



## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic

pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other

parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those

subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or

modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

- publish on each copy an appropriate copyright notice;
- keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;
- keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work,

and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party)

that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or



requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed

under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

```
/* Compress or decompress an ELF file.  
Copyright (C) 2015, 2016, 2018 Red Hat, Inc.  
This file is part of elfutils.
```

```
This file is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 3 of the License, or  
(at your option) any later version.
```

```
elfutils is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>. */
```

# 1.313 device-mapper-multipath 0.4.9-127.el7

## 1.313.1 Available under license :

### GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
59 Temple Place - Suite 330, Boston, MA 02111-1307, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

When we speak of free software, we are referring to freedom,  
not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if  
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link a program with the library, you must provide  
complete object files to the recipients so that they can relink them  
with the library, after making changes



to the library and recompiling  
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while

preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,

mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the

Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute

the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free



programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year>

<name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.314 yum-utils 1.1.31-52.el7

### 1.314.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs



If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.315 rpm 4.11.3-40.el7

## 1.315.1 Available under license :

RPM is covered under two separate licenses.

The entire code base may be distributed under the terms of the GNU General Public License (GPL), which appears immediately below. Alternatively, all of the source code in the lib subdirectory of the RPM source code distribution as well as any code derived from that code may instead be distributed under the GNU Library General Public License (LGPL), at the choice of the distributor. The complete text of the LGPL appears at the bottom of this file.

This alternative is provided to enable applications to be linked against the RPM library (commonly called librpm) without forcing such applications to be distributed under the GPL.

Any questions regarding the licensing of RPM should be addressed to rpm-maint@lists.rpm.org

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675

Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.



To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

-----  
GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software  
Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to  
distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if  
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the

users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must

still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by

this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.



7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.316 audit 2.8.5-4.e17

### 1.316.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square



root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the

complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.  
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein.  
You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation

may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.



Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based

on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.317 dracut 033-564.el7

### 1.317.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Lesser General Public License instead.) You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below,



refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software

Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.318 make 3.82-24.el7

## 1.318.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them

with the library, after making changes  
to the library and recompiling  
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright  
the library, and (2) offer you this license which gives you legal  
permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain  
that everyone understands that there is no warranty for this free  
library. If the library is modified by someone else and passed on, we  
want its recipients to know that what they have is not the original  
version, so that any problems introduced by others will not reflect on  
the original authors' reputations.

Finally, any free program is threatened constantly by software  
patents. We wish to avoid the danger that companies distributing free  
software will individually obtain patent licenses, thus in effect  
transforming the program into proprietary software. To prevent this,  
we have made it clear that any patent must be licensed  
for everyone's  
free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary  
GNU General Public License, which was designed for utility programs. This  
license, the GNU Library General Public License, applies to certain  
designated libraries. This license is quite different from the ordinary  
one; be sure to read it in full, and don't assume that anything in it is  
the same as in the ordinary license.

The reason we have a separate public license for some libraries is that  
they blur the distinction we usually make between modifying or adding to a  
program and simply using it. Linking a program with a library, without  
changing the library, is in some sense simply using the library, and is  
analogous to running a utility program or application program. However, in  
a textual and legal sense, the linked executable is a combined work, a  
derivative of the original library, and the ordinary General Public License  
treats it as such.

Because  
of this blurred distinction, using the ordinary General  
Public License for libraries did not effectively promote software  
sharing, because most developers did not use the libraries. We  
concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the  
users of those programs of all benefit from the free status of the  
libraries themselves. This Library General Public License is intended to



permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,

mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy

of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.



<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year>

<name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to

share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding

Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and



protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to

do, use the GNU Lesser General

Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative



works of the document

must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero

Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG@. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following

text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements'', ``Dedications'', ``Endorsements'', or ``History''.) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or

dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights

of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder



fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the

site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

# 1.319 centos-release 7-7.1908.0.el7.centos

## 1.319.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work  
are not derived from the Program,  
and can be reasonably considered independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your  
cost of physically performing source distribution, a complete  
machine-readable copy of the corresponding source code, to be  
distributed under the terms of Sections 1 and 2 above on a medium  
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer  
to distribute corresponding source code. (This alternative is  
allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for  
making modifications to it. For an executable work, complete source  
code means all the source code for all modules it contains, plus any  
associated interface definition files, plus the scripts used to  
control compilation and installation of the executable. However, as a  
special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author



to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU
```

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

```
# -*- coding: utf-8 -*-
```

The CentOS distribution would not be possible without the hard work and

dedication of a large number of talented people. It's only fair that we acknowledge the time and effort that they have put into the distribution.

We are always in need of more volunteers. If you're interested in joining the CentOS Project, please join us on [irc.freenode.net](http://irc.freenode.net) in #centos-devel or via the mailing list at <http://lists.centos.org/pipermail/centos-devel/>

### ## Special Recognition ##

One of the key reasons we got delayed on the CentOS-6 release was lack of suitable build resources, especially when we had to repeatedly build large chunks of code. Norwood S came forward and worked with me to setup a large build machine, then tune the build process and help improve the overall build, test and validate process we were using. This build machine he donated to the project was about 5 times more capable than the entire buildsystem we had. And he did this out of his own pocket, from his

own time, and has since upgraded the machine as well. It's now a 128GB, 48 core machine, with 4 SSD's and 4 sata disks : but the key metric is that it can build from source, the entire CentOS-7 distro in under 22 hrs.

Having this capability was key in our ability to build, test and deliver CentOS-7 as rapidly as we have been able to.

We'd like to dedicate the CentOS-7 Release to Mr Norwood S, of Phoenix, AZ, USA for his continued support for the project.

Contributors:

The Red Hat developers, without whom CentOS would look very different

Akemi Matsuno-Yagi  
Alain Reguera Delgado  
Alan Bartlett  
Andreas Thienemann  
Anssi Johansson  
Athmane Madjoudj  
Bonnie King  
Brian Stinson  
Carl Trieloff  
Christoph Galuschka  
Fabian Arrotin  
Jakub Filak  
James Moger  
Jeff Sheltren  
Jim Perrin

Johnny Hughes Jr  
Karanbir Singh  
Karsten Wade  
Kay Williams  
Manuel Wolfshant  
Matej Habrnal  
Marcus Moeller  
Michael Scherer  
Mike McLean  
Pablo Sebastian Greco  
Pat Riehecky  
Ralph Angenendt  
Scott Robbins  
Stephen John Smoogen  
Trevor Hemsley  
Tru Huynh  
Tuomas Kuosmanen  
Tuomo Soini  
Tyler Parsons  
CentOS 7 Linux EULA

CentOS 7 Linux comes with no guarantees or warranties of any sorts, either written or implied.

The Distribution is released as GPLv2. Individual packages in the distribution come with their own licences. A copy of the GPLv2 license is included with the distribution media.

## 1.320 diffutils 3.3-5.el7

### 1.320.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free

software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents.

States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the

work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately



publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no

charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.



The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.321 yum 3.4.3-163.el7.centos

### 1.321.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed

to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.



10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.322 vim 7.4.629-6.el7

## 1.322.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without

limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.



6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing

the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

\*uganda.txt\* For Vim version 8.1. Last change: 2018 May 17

VIM REFERENCE MANUAL by Bram Moolenaar

\*uganda\* \*Uganda\* \*copying\* \*copyright\* \*license\*

## SUMMARY

\*iccf\* \*ICCF\*

Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see [kcc] below or visit the ICCF web site, available at these URLs:

<http://iccf-holland.org/>

<http://www.vim.org/iccf/>

<http://www.iccf.nl/>

You can also sponsor the development of Vim. Vim sponsors can vote for features. See [sponsor]. The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see [manual-copyright].

=== begin of license ===

## VIM LICENSE

I) There are no restrictions on distributing unmodified copies of Vim except that they must include this license text. You can also distribute unmodified parts of Vim, likewise unrestricted except that they must include this license text. You are also allowed to include executables that you made from the unmodified Vim sources, plus your own usage examples and Vim scripts.

II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:

- 1) This license text must be included unmodified.
- 2) The modified Vim must be distributed in one of the following five ways:
  - a) If you make changes to Vim yourself, you must clearly describe in the distribution how to contact you. When the maintainer asks you

(in any way) for a copy of the modified Vim you distributed, you must make your changes, including source code, available to the maintainer without fee. The maintainer reserves the right to include your changes in the official version of Vim. What the maintainer will do with your changes and under what license they will be distributed is negotiable. If there has been no negotiation

then this license, or a later version, also applies to your changes.

The current maintainer is Bram Moolenaar <Bram@vim.org>. If this changes it will be announced in appropriate places (most likely vim.sf.net, www.vim.org and/or comp.editors). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.

b) If you have received a modified Vim that was distributed as mentioned under a) you are allowed to further distribute it unmodified, as mentioned at D). If you make additional changes the text under a) applies to those changes.

c) Provide all the changes, including source code, with every copy of the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict

others from

making their own changes to the official version of Vim.

d) When you have a modified Vim which includes changes as mentioned under c), you can distribute it without the source code for the changes if the following three conditions are met:

- The license that applies to the changes permits you to distribute the changes to the Vim maintainer without fee or restriction, and permits the Vim maintainer to include the changes in the official version of Vim without fee or restriction.
- You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.
- You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding

modified Vim, or as long

as possible.

e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.

3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned under 2)e) adding the message is only required for as far as this does

not conflict with the license used for the changes.

- 4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

III) If you distribute a modified version of Vim, you are encouraged to use the Vim license for your changes and make them available to the maintainer, including the source code. The preferred way to do this is by e-mail or by uploading the files to a server and e-mailing the URL.

If the number of changes is small (e.g., a modified Makefile) e-mailing a context diff will do. The e-mail address to be used is <maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim sources, parts of it or from a modified version. You may use this license for previous Vim releases instead of the license that they came with, at your option.

==== end of license ====

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.
- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.
- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.
- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.
- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.
- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED\_BY define.

=====  
Kibaale Children's Centre \*kcc\* \*Kibaale\* \*charity\*



Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

\*donate\*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a

volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are

very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Furthermore, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:

Kibaale Children's Centre  
p.o.  
box 1658  
Masaka, Uganda, East Africa

Sending money: \*iccf-donations\*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.

For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They

take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy

10238-168 Street

Surrey, B.C. V4N 1Z4

Canada

Phone: 604-581-5353

If

you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.

This will allow for tax deduction if you live in Holland.

Postbank, nr. 4548774

IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.

Check the ICCF web site for the latest information:

<http://iccf-holland.org/germany.html>

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.

Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is

the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

[https://www.paypal.com/en\\_US/mrb/pal=XAC62PML3GF8Q](https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q)

The e-mail address for sending the money to is:

[Bram@iccf-holland.org](mailto:Bram@iccf-holland.org)

For amounts above 400 Euro (\$500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:

Postbank, account 4548774

Swift code: INGB NL 2A

IBAN: NL95 INGB 0004 5487 74

under the name "stichting ICCF Holland", Lisse

If that doesn't work:

Rabobank Lisse, account 3765.05.117

Swift code: RABO NL 2U

under the name "Bram Moolenaar", Lisse

Otherwise, send a check in euro or US dollars to the address below. Minimal amount: \$70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar

Finsterruetihof 1

8134 Adliswil

Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:noet:ft=help:norl:

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty;  
keep intact all the notices that refer to this License and to the absence of any warranty;  
and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license

would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.



If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes

make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option)
```

any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than 'show w' and 'show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License  
does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

/\*

\* Copyright (C) 1989-95 GROUPE BULL

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy

\* of this software and associated documentation files (the "Software"), to

\* deal in the Software without restriction, including without limitation the

- \* rights to use, copy, modify, merge, publish, distribute, sublicense, and/or
- \* sell copies of the Software, and to permit persons to whom the Software is
- \* furnished to do so, subject to the following conditions:
- \*
- \* The above copyright notice and this permission notice shall be included in
- \* all copies or substantial portions of the Software.
- \*
- \* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
- \* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
- \* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
- \* GROUPE BULL BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN
- \* AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT
- OF OR IN
- \* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
- \*
- \* Except as contained in this notice, the name of GROUPE BULL shall not be
- \* used in advertising or otherwise to promote the sale, use or other dealings
- \* in this Software without prior written authorization from GROUPE BULL.
- \*/

Arnaud LE HORS    BULL Research FRANCE -- Koala Project  
 (XPM - X PixMap format version 2 & 3)

Internet:    lehors@sophia.inria.fr

Surface Mail:    Arnaud LE HORS, INRIA - Sophia Antipolis,  
 2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE

Voice phone:    (33) 93.65.77.71, Fax: (33) 93 65 77 66, Telex: 97 00 50 F

The MIT License

Copyright (c) 2008 Paul Evans <leonerd@leonerd.org.uk>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

# 1.323 nss-pem 1.0.3-7.el7

## 1.323.1 Available under license :

MOZILLA PUBLIC LICENSE

Version 1.1

-----

### 1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

## 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

#### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the



origin or ownership of the Covered Code.

### 3.4. Intellectual Property Matters

#### (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

#### (b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

#### (c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by

this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial

Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered

Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger

Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

## 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

## 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename

Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or

a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment

or  
license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

#### 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL

NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

#### 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable,

such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including

without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the MPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

### EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <https://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_\_\_] License"), in which case the

provisions of [\_\_\_\_\_] License are applicable instead of those above.

If you wish to allow use of your version of this file only under the terms of the [\_\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

# 1.324 berkeley-db 5.3.21-25.e17

## 1.324.1 Available under license :

```
/*_  
* $Id$  
*/
```

The following is the license that applies to this copy of the Berkeley DB software. For a license to use the Berkeley DB software under conditions other than those described here, or to purchase support for this software, please contact Oracle at [berkeleydb-info\\_us@oracle.com](mailto:berkeleydb-info_us@oracle.com).

```
-----  
/*  
* Copyright (c) 1990, 2012 Oracle and/or its affiliates. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in the  
* documentation and/or other materials provided with the distribution.  
* 3. Redistributions in any form must be accompanied by information  
on  
* how to obtain complete source code for the DB software and any  
* accompanying software that uses the DB software. The source code  
* must either be included in the distribution or be available for no  
* more than the cost of distribution plus a nominal fee, and must be  
* freely redistributable under reasonable conditions. For an  
* executable file, complete source code means the source code for all
```

\* modules it contains. It does not include source code for modules or  
\* files that typically accompany the major components of the operating  
\* system on which the executable file runs.  
\*  
\* THIS SOFTWARE IS PROVIDED BY ORACLE ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR  
\* NON-INFRINGEMENT, ARE DISCLAIMED. IN NO EVENT SHALL ORACLE BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
\* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
\* IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1990, 1993, 1994, 1995  
\* The Regents of the University of California. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with  
the distribution.  
\* 3. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

/\*



```

* Copyright (c) 1995, 1996
* The President and Fellows of Harvard University. All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY HARVARD AND ITS CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY
* AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL HARVARD OR ITS CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.
*/
=====
/****
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2005 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the
* above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

```

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

# 1.325 bash 4.2.46-33.el7

## 1.325.1 Available under license :

GNU Free Documentation License  
Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
<<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document "free" in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of "copyleft", which means that derivative  
works of the document must themselves be free in the same sense. It  
complements the GNU General Public License, which is a copyleft  
license designed for free software.

We

have designed this License in order to use it for manuals for free  
software, because free software needs free documentation: a free  
program should come with manuals providing the same freedoms that the  
software does. But this License is not limited to software manuals;  
it can be used for any textual work, regardless of subject matter or

whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy,  
modify or distribute the work in a way requiring permission  
under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections,  
in the notice  
that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the

general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters

or

for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The

Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has

no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure

that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one

stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section.

You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements

and/or dedications given therein.

L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.

N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.

O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but

endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.



## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4.

Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this

License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the

Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the

notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt

otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made



generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

```
@c The GNU Free Documentation License.
@center Version 1.3, 3 November 2008
```

```
@c This file is intended to be included within another document,
@c hence no sectioning command or @node.
```

```
@display
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.
@uref{http://fsf.org/}
```

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

```
@end display
```

```
@enumerate 0
@item
PREAMBLE
```

The purpose of this License is to make a manual, textbook, or other functional and useful document `@dfn{free}` in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ```copyleft```, which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

`@item`

#### APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ```Document```, below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ```you```. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ```Modified Version``` of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ```Secondary Section``` is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal,

commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain @sc{ascii} without markup, Texinfo input format, La@TeX{} input format, @acronym{SGML} or @acronym{XML} using a publicly available @acronym{DTD}, and standard-conforming simple @acronym{HTML}, PostScript or @acronym{PDF} designed for human modification. Examples of transparent image formats include @acronym{PNG}, @acronym{XCF} and @acronym{JPG}. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, @acronym{SGML} or @acronym{XML} for which the @acronym{DTD} and/or processing tools are not generally available, and the machine-generated @acronym{HTML}, PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in

formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on

the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from

those of previous versions

(which should, if there were any, be listed in the History section

of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section.



You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or

by arrangement made by the same entity you are acting on behalf of,  
you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all

other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements", ``Dedications", or ``History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item  
RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation;

with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to

any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to

avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a



menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any

non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided,

in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of

it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The



work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

Unless otherwise stated, all files in this directory are Copyright (C) 1991,1992,1993,1994,1995,1996,1997,1998,1999,2000,2001,2002,2003, 2004,2005,2006,2007,2008,2009,2010,2011  
Free Software Foundation, Inc.

See the file COPYING in the bash distribution root directory for copying and usage restrictions.

The file `ifs-posix.tests` is Copyright (C) 2005 Glen Fowler.

## 1.326 cryptsetup 2.0.3-5.el7

### 1.326.1 Available under license :

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER.

#### Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of

infringement

build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- moral rights retained by the original author(s) and/or performer(s);
- publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- rights protecting the extraction, dissemination, use and reuse of data in a Work;
- database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for

any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".



Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

-----

In addition, as a special exception, the copyright holders give  
permission to link the code of portions of this program with the  
OpenSSL library under certain conditions as described in each  
individual source file, and distribute linked combinations

including the two.

You must obey the GNU General Public License in all respects for all of the code used other than OpenSSL. If you modify file(s) with this exception, you may extend this exception to your version of the file(s), but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version. If you delete this exception statement from all source files in the program, then also delete it here.

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less



of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY



AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,  
BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

-----

In addition, as a special exception, the copyright holders give permission to link the code of portions of this program with the OpenSSL library under certain conditions as described in each individual source file, and distribute linked combinations including the two.

You must obey the GNU Lesser General Public License in all respects for all of the code used other than OpenSSL. If you modify file(s) with this exception, you may extend this exception to your version

of the file(s), but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version. If you delete this exception statement from all source files in the program, then also delete it here.

## 1.327 libtiff 4.0.3-32.el7

### 1.327.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under

these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license

would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any

later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest



to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This  
is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General

Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.328 httpcore-nio 4.4.12

## 1.328.1 Available under license :

Apache HttpCore NIO  
Copyright 2005-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.329 libdrm 2.4.97-2.el7

### 1.329.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.330 also 1.1.8-1.e17

### 1.330.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".



Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can

be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version

2.1 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands  
`show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we



use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be

distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public

License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS



## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.331 Im-sensors 3.4.0-

## 8.20160601gitf9185e5.e17

### 1.331.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis  
or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above



specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License

along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.



However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE

PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w'  
and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

Here is a list of the main contributors to lm-sensors version 3.

- \* Frodo Looijaard  
Original author of libsensors, sensors-detect, sensors and isadump.
- \* Merlin Hughes  
Original author of sensord.
- \* Bob Schlaermann  
Dynamic chip feature detection (a.k.a. generic chip support) in  
libsensors and sensors.
- \* Mark M. Hoffman  
Many improvements to the libsensors configuration file scanner.
- \* Jean Delvare  
New libsensors API, and migration of sensors and sensord thereto.  
Many optimizations in libsensors and sensors.  
Configuration file converter.  
Rewrite of sensors-detect.  
Support for multiple configuration files in libsensors.

# 1.332 libjpeg-turbo 1.2.90-8.el7

## 1.332.1 Notifications :

This software is based in part on the work of the Independent JPEG Group.

## 1.332.2 Available under license :

The Independent JPEG Group's JPEG software

=====  
README for release 6b of 27-Mar-1998  
=====

This distribution contains the sixth public release of the Independent JPEG Group's free JPEG software. You are welcome to redistribute this software and to use it for any purpose, subject to the conditions under LEGAL ISSUES, below.

Serious users of this software (particularly those incorporating it into larger programs) should contact IJG at jpeg-info@uunet.uu.net to be added to our electronic mailing list. Mailing list members are notified of updates and have a chance to participate in technical discussions, etc.

This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the official ISO JPEG standards committee.

### DOCUMENTATION ROADMAP

=====  
This file contains the following sections:

OVERVIEW        General description of JPEG and the IJG software.  
LEGAL ISSUES    Copyright, lack of warranty, terms of distribution.  
REFERENCES     Where to learn more about JPEG.  
ARCHIVE LOCATIONS    Where to find newer versions of this software.  
RELATED SOFTWARE    Other stuff you should get.  
FILE FORMAT WARS    Software \*not\* to get.  
TO DO            Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:

install.doc     How to configure and install the IJG software.  
usage.doc       Usage instructions for cjpeg, djpeg, jpegtran,

rdjpgcom, and wrjpgcom.

\*.1            Unix-style man pages for programs (same info  
as usage.doc).  
wizard.doc    Advanced usage instructions for JPEG wizards only.  
change.log    Version-to-version change highlights.

Programmer and internal documentation:

libjpeg.doc    How to use the JPEG library in your own programs.  
example.c     Sample code for calling the JPEG library.  
structure.doc  Overview of the JPEG library's internal structure.  
filelist.doc   Road map of IJG files.  
coderules.doc  Coding style rules --- please read if you contribute code.

Please read at least the files install.doc and usage.doc. Useful information can also be found in the JPEG FAQ (Frequently Asked Questions) article. See ARCHIVE LOCATIONS below to find out where to obtain the FAQ article.

If you want to understand how the JPEG code works, we suggest reading one or more of the REFERENCES, then looking at the documentation files (in roughly the order listed) before diving into the code.

## OVERVIEW

=====

This package contains C software to implement JPEG image compression and decompression. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images. JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. For legal reasons, we are not distributing code for the arithmetic-coding variants of JPEG; see LEGAL ISSUES. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

We provide a set of library routines for reading and writing JPEG image files, plus two sample applications "cjpeg" and "djpeg", which use the library to perform conversion between JPEG and some other popular image file formats.

The library is intended to be reused in other applications.

In order to support file conversion and viewing software, we have included considerable functionality beyond the bare JPEG coding/decoding capability; for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application. We have also included "jpegtran", a utility for lossless transcoding between different JPEG processes, and "rdjpgcom" and "wrjpgcom", two simple applications for inserting and extracting textual comments in JFIF files.

The emphasis in designing this software has been on achieving portability and flexibility, while also making it fast enough to be useful. In particular, the software is not intended to be read as a tutorial on JPEG. (See the REFERENCES section for introductory material.) Rather, it is intended to be reliable, portable, industrial-strength code. We do not claim to have achieved that goal in every aspect of the software, but we strive for it.

We welcome the use of this software as a component of commercial products. No royalty is required, but we do ask for an acknowledgement in product documentation, as described under LEGAL ISSUES.

## LEGAL ISSUES

=====

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.  
All Rights Reserved

except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
- (3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by



patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that

"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

## REFERENCES

=====

We highly recommend reading one or more of these references before trying to understand the innards of the JPEG software.

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44. (Adjacent articles in that issue discuss MPEG motion picture compression, applications of JPEG, and related topics.) If you don't have the CACM issue handy, a PostScript file containing a revised version of Wallace's article is available at <ftp://ftp.uu.net/graphics/jpeg/wallace.ps.gz>. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

A somewhat less technical, more leisurely introduction to JPEG can be found in "The Data Compression Book" by Mark Nelson and Jean-loup Gailly, published by M&T

Books (New York), 2nd ed. 1996, ISBN 1-55851-434-1. This book provides good explanations and example C code for a multitude of compression methods including JPEG. It is an excellent source if you are comfortable reading C code but don't know much about data compression in general. The book's JPEG

sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...

The best full description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US\$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2). This is by far the most complete exposition of JPEG in existence, and we highly recommend it.

The JPEG standard itself is not available electronically; you must order a

paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead; it's much cheaper and includes a great deal of useful explanatory material.) In the USA, copies of the standard may be ordered from ANSI Sales at (212) 642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI doesn't take credit card orders, but Global does.) It's not cheap: as of 1992, ANSI was charging \$95 for Part 1 and \$47 for Part 2, plus 7% shipping/handling. The standard is divided into two parts, Part 1 being the actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 2: Compliance testing" and has document numbers ISO/IEC IS 10918-2, ITU-T T.83.

Some extensions to the original JPEG standard are defined in JPEG Part 3, a newer ISO standard numbered ISO/IEC IS 10918-3 and ITU-T T.84. IJG currently does not support any Part 3 extensions.

The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, revision 1.02. A copy of the JFIF spec is available from:

Literature Department  
C-Cube Microsystems, Inc.  
1778 McCarthy Blvd.  
Milpitas, CA 95035  
phone (408) 944-6300, fax (408) 944-6314

A PostScript version of this document is available by FTP at <ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz>. There is also a plain text version at <ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz>, but it is missing the figures.

The TIFF 6.0 file format specification can be obtained by FTP from <ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz>.

The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems. IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6). Instead, we recommend the JPEG design proposed by TIFF Technical Note #2 (Compression tag 7). Copies of this Note can be obtained from ftp.sgi.com or from ftp://ftp.uu.net/graphics/jpeg/. It is expected that the next revision of the TIFF spec will replace the 6.0 JPEG design with the Note's design. Although IJG's own code does not support TIFF/JPEG, the free libtiff library uses our library to implement TIFF/JPEG per the Note. libtiff is available from ftp://ftp.sgi.com/graphics/tiff/.

## ARCHIVE LOCATIONS

=====

The "official" archive site for this software is ftp.uu.net (Internet address 192.48.96.9). The most recent released version can always be found there in directory graphics/jpeg. This particular version will be archived as ftp://ftp.uu.net/graphics/jpeg/jpegsrvc.v6b.tar.gz. If you don't have direct Internet access, UUNET's archives are also available via UUCP; contact help@uunet.uu.net for information on retrieving files that way.

Numerous Internet sites maintain copies of the UUNET files. However, only ftp.uu.net is guaranteed to have the latest official version.

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/), or on CompuServe in the Graphics Support forum (GO CIS:GRAPHSUP), library 12 "JPEG Tools". Again, these versions may sometimes lag behind the ftp.uu.net release.

The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups comp.graphics.misc, news.answers, and other groups. It is available on the World Wide Web at <http://www.faqs.org/faqs/jpeg-faq/> and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: <ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/>. If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body  
send usenet/news.answers/jpeg-faq/part1  
send usenet/news.answers/jpeg-faq/part2

## RELATED SOFTWARE

=====

Numerous viewing and image manipulation programs now support JPEG. (Quite a few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites, notably <ftp://wuarchive.wustl.edu/graphics/packages/NetPBM/>. Unfortunately PBPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

A different free JPEG implementation, written by the PVRG group at Stanford, is available from <ftp://havefun.stanford.edu/pub/jpeg/>. This program is designed for research and experimentation rather than production use; it is slower, harder to use, and less portable than the IJG code, but it is easier to read and modify. Also, the PVRG code supports lossless JPEG, which we do not. (On the other hand, it doesn't do progressive JPEG.)

## FILE FORMAT WARS

=====

Some JPEG programs produce files that are not compatible with our library. The root of the problem is that the ISO JPEG committee failed to specify a concrete file format. Some vendors "filled in the blanks" on their own, creating proprietary formats that no one else could read. (For example, none of the early commercial JPEG implementations for the Macintosh were able to exchange compressed files.)

The file format we have adopted is called JFIF (see REFERENCES). This format has been agreed to by a number of major commercial JPEG vendors, and it has become the de facto standard. JFIF is a minimal or "low end" representation. We recommend the use of TIFF/JPEG (TIFF revision 6.0 as modified by TIFF Technical Note #2) for "high end" applications that need to record a lot of additional data about an image. TIFF/JPEG is fairly new and not yet widely supported, unfortunately.

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an

official standard rather than an informal one. At this point it is unclear whether SPIFF will supersede JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

Various proprietary file formats incorporating JPEG compression also exist. We have little or no sympathy for the existence of these formats. Indeed, one of the original reasons for developing this free software was to help force convergence on common, open format standards for JPEG files. Don't use a proprietary file format!

TO DO

=====

The major thrust for v7 will probably be improvement of visual quality. The current method for scaling the quantization tables is known not to be very good at low Q values. We also intend to investigate block boundary smoothing, "poor man's variable quantization", and other means of improving quality-vs-file-size performance without sacrificing compatibility.

In future versions, we are considering supporting some of the upcoming JPEG Part 3 extensions --- principally, variable quantization and the SPIFF file format.

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to [jpeg-info@uunet.uu.net](mailto:jpeg-info@uunet.uu.net).

## 1.333 hwdata 0.252-9.3.e17

### 1.333.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)



and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

This data is licenced under 2 different licenses

- 1) GNU General Public License, version 2 or later
- 2) XFree86 1.0 license

This data can be used freely under either license.

## 1.334 pango 1.42.4-4.el7\_7

### 1.334.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License

treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or



table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code

of  
the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not

distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

# 1.335 cups 1.6.3-40.e17

## 1.335.1 Available under license :

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone  
and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on  
any computer system, and to alter it and redistribute it, subject  
to the following restrictions:

1. The author is not responsible for the consequences of use of this  
software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by  
explicit claim or by omission. Since few users ever read sources,  
credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be  
misrepresented as being the original software. Since few users  
ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

<HTML>

<!-- SECTION: Getting Started -->

<HEAD>

<TITLE>Software License Agreement</TITLE>

<LINK REL="STYLESHEET" TYPE="text/css" HREF=" ../cups-printable.css">

</HEAD>

<BODY>

<H1 CLASS="title">Software License Agreement</H1>

<P ALIGN="CENTER">Copyright 2007-2012 by Apple Inc.<BR>

1 Infinite Loop<BR>

Cupertino, CA 95014 USA<BR>

<BR>

WWW: <A HREF="http://www.cups.org/">http://www.cups.org/</A>

<H2 CLASS="title"><A NAME="INTRO">Introduction</A></H2>

<P>CUPS<SUP>TM</SUP> is provided under the GNU General Public License ("GPL")  
and GNU Library General Public License ("LGPL"), Version 2, with exceptions for  
Apple operating systems and the OpenSSL toolkit. A copy of the exceptions and  
licenses follow this introduction.</P>

<P>The GNU LGPL applies to the CUPS and CUPS Imaging libraries located in the



"cups" and "filter" subdirectories of the CUPS source distribution and the files in the "test" subdirectory. The GNU GPL applies to the remainder of the CUPS distribution.</P>

<P>For those not familiar with the GNU GPL, the license basically allows you to:</P>

<UL>

<LI>Use the CUPS software at no charge.</LI>

<LI>Distribute verbatim copies of the software in source or binary form.</LI>

<LI>Sell verbatim copies of the software for a media fee, or sell support for the software.</LI>

</UL>

<P>What this license <EM>does not</EM> allow you to do is make changes or add features to CUPS and then sell a binary distribution without source code. You must provide source for any changes or additions to the software, and all code must be provided under the GPL or LGPL as appropriate. The only exceptions to this are the portions of the CUPS software covered by the Apple operating system license exceptions outlined later in this license agreement.</P>

<P>The GNU LGPL relaxes the "link-to" restriction, allowing you to develop applications that use the CUPS and CUPS Imaging libraries under other licenses and/or conditions as appropriate for your application, driver, or filter.</P>

<H2

CLASS="title"><A NAME="EXCEPTIONS">License Exceptions</A></H2>

<P>In addition, as the copyright holder of CUPS, Apple Inc. grants the following special exceptions:</P>

<OL>

<LI><B>Apple Operating System Development License Exception</B>;

<OL TYPE="a">

<LI>Software that is developed by any person or entity for an Apple Operating System ("Apple OS-Developed Software"), including but not limited to Apple and third party printer drivers, filters, and backends for an Apple Operating System, that is linked to the CUPS imaging library or based on any sample filters or backends provided with CUPS shall not be considered to be a derivative work or collective work based on the CUPS program and is exempt from the mandatory source code release clauses of the GNU GPL. You may therefore distribute linked combinations of the CUPS imaging library with Apple OS-Developed Software without releasing the source code of the Apple OS-Developed Software. You may also use sample filters and backends provided with CUPS to develop Apple OS-Developed Software without releasing the source code of the Apple OS-Developed Software.</LI>

<LI>An Apple Operating System means any operating system software developed and/or marketed by Apple Inc., including but not limited to all existing releases and versions of Apple's Darwin, OS X, and OS X Server products and all follow-on releases and future versions thereof.</LI>

<LI>This exception is only available for Apple OS-Developed Software and does not apply to software that is distributed for use on other operating systems.</LI>

<LI>All CUPS software that falls under this license exception have the following text at the top of each source file:

<BLOCKQUOTE>This file is subject to the Apple OS-Developed Software exception.</BLOCKQUOTE></LI>

</OL>

<LI><B>OpenSSL Toolkit License Exception</B>;

<OL TYPE="a">

<LI>Apple Inc. explicitly allows the compilation and distribution of the CUPS software with the OpenSSL Toolkit.</LI>

</OL>

</OL>

<P>No developer is required to provide these exceptions in a derived work.</P>

## <H2 CLASS="title"><A NAME="KERBEROS">Kerberos Support Code</A></H2>

<P>The Kerberos support code ("KSC") is copyright 2006 by Jelmer Vernooij and is provided 'as-is', without any express or implied warranty. In no event will the author or Apple Inc. be held liable for any damages arising from the use of the KSC.</P>

<P>Sources files containing KSC have the following text at the top of each source file:</P>

<BLOCKQUOTE>This file contains Kerberos support code, copyright 2006 by Jelmer Vernooij.</BLOCKQUOTE>

<P>The KSC copyright and license apply <EM>only</EM> to Kerberos-related feature code in CUPS. Such code is typically conditionally compiled based on the present of the <TT>HAVE\_GSSAPI</TT> preprocessor definition.</P>

<P>Permission is granted to anyone to use the KSC for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:</P>

<OL>

<LI>The origin of the KSC must not be misrepresented; you must not claim that you wrote the original software. If you use the KSC in a product, an acknowledgment in the product documentation would be appreciated but is not required.</LI>

<LI>Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.</LI>

<LI>This notice may not be removed or altered from any source distribution.</LI>

</OL>

## <H2 CLASS="title"><A NAME="TRADEMARKS">Trademarks</A></H2>

<P>CUPS and the CUPS logo (the "CUPS Marks") are trademarks of Apple Inc. Apple grants you a non-exclusive and non-transferable right to use the CUPS Marks in any direct port or binary distribution incorporating CUPS software and in any promotional material therefor. You agree that your products will meet the highest levels of quality and integrity for similar goods, not be unlawful, and be developed, manufactured, and distributed in compliance with this license. You will not interfere with Apple's rights in the CUPS Marks, and all use of the CUPS Marks shall inure to the benefit of Apple. This license does not apply to use of the CUPS Marks in a derivative products, which requires prior written permission from Apple Inc.</P>

## <H2 CLASS="title"><A NAME="GPL">GNU GENERAL PUBLIC LICENSE</A></H2>

<P>Version 2, June 1991

<PRE>

Copyright 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

</PRE>

### <H3>Preamble</H3>

<P>The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

<P>When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

<P>To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

<P>For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

<P>We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

<P>Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

<P>Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

<P>The precise terms and conditions for copying, distribution and modification follow.

### <H3>GNU GENERAL PUBLIC LICENSE<BR>TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION</H3>

<OL START="0">

<LI>This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program"

means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

<P>Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

<LI>You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

<P>You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

<LI>You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

<OL TYPE="a">

<LI>You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

<LI>You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

<LI>if the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and

telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

</OL>

<P>These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

<P>Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

<P>In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

<LI>You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

<OL TYPE="a">

<LI>Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

<LI>Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

<LI>Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

</OL>

<P>The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

<P>If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

<LI>You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

<LI>You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

<LI>Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to



this License.

<LI>If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise)

that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

<P>If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

<P>It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

<P>This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

<LI>If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

<LI>The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

<P>Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

<LI>If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

</OL>

<H3>NO WARRANTY</H3>

<OL START="11">

<LI>BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

<LI>IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

</OL>

<H3>END OF TERMS AND CONDITIONS</H3>

<H3>How to Apply These Terms to Your New Programs</H3>

<P>If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

<P>To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<PRE>

<VAR>one line to give the program's name and an idea of what it does.</VAR>  
Copyright (C) <VAR>yyyy</VAR> <VAR>name of author</VAR>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.  
</PRE>

<P>Also add information on how to contact you by electronic and paper mail.

<P>If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

<PRE>

Gnomovision version 69, Copyright (C) <VAR>year</VAR> <VAR>name of author</VAR>  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

</PRE>

<P>The hypothetical commands <SAMP>`show w'</SAMP> and <SAMP>`show c'</SAMP> should show

the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `<SAMP>`show w'</SAMP>` and `<SAMP>`show c'</SAMP>`; they could even be mouse-clicks or menu items--whatever suits your program.

`<P>`You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
<PRE>
Yoyodyne, Inc., hereby disclaims all copyright
interest in the program `Gnomovision'
(which
  makes passes at compilers) written
  by James Hacker.
```

```
<VAR>signature of Ty Coon</VAR>, 1 April 1989
Ty Coon, President of Vice
</PRE>
```

`<H2 CLASS="title"><A NAME="LGPL">GNU LIBRARY GENERAL PUBLIC LICENSE</A></H2>`

`<P>`Version 2, June 1991

```
<PRE>
Copyright (C) 1991 Free Software Foundation, Inc.
59 Temple Place - Suite 330, Boston, MA 02111-1307, USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.
```

```
[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]
</PRE>
```

`<H3>Preamble</H3>`

`<P>`The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

`<P>`This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

`<P>`When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

<P>To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

<P>For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

<P>Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

<P>Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

<P>Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

<P>Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

<P>The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a

program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

<P>Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

<P>However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.)

The hope is that this will lead to faster development of free libraries.

<P>The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

<P>Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

### <H3>TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION</H3>

<P><STRONG>0.</STRONG>

This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

<P>A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

<P>The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

<P>"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

<P>Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

<P><STRONG>1.</STRONG>

You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

<P>You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

<P><STRONG>2.</STRONG>

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

<OL TYPE="a">

<LI>The modified work must itself be a software library.

<P>

<LI>You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

<P>

<LI>You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

<P>

<LI>If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

<P>(For example, a

function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

</OL>

<P>These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

<P>Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

<P>In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

<P><STRONG>3.</STRONG>



You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

<P>Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

<P>This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

<P><STRONG>4.</STRONG>

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

<P>If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

<P><STRONG>5.</STRONG>

A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

<P>However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

<P>When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

<P>If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

<P>Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

<P><STRONG>6.</STRONG>

As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

<P>You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

<OL TYPE="a">

<LI>Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

<P>

<LI>Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

<P>

<LI>If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

<P>

<LI>Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

</OL>

<P>For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

<P>It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

<P><STRONG>7.</STRONG>

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

<OL TYPE="a">

<LI>Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the

Sections above.

<P>

<LI>Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

</OL>

<P><STRONG>8.</STRONG>

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

<P><STRONG>9.</STRONG>

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

<P><STRONG>10.</STRONG>

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

<P><STRONG>11.</STRONG>

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

<P>If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

<P>It is not the purpose of this section to induce you to infringe any patents

or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

<P>This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

<P><STRONG>12.</STRONG>

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

<P><STRONG>13.</STRONG>

The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

<P>Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

<P><STRONG>14.</STRONG>

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

<P><STRONG>NO WARRANTY</STRONG>

<P><STRONG>15.</STRONG>

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

<P><STRONG>16.</STRONG>

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

<H3>END OF TERMS AND CONDITIONS</H3>

<H3>How to Apply These Terms to Your New Libraries</H3>

<P>If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

<P>To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<PRE>

<VAR>one line to give the library's name and an idea of what it does.</VAR>

Copyright (C) <VAR>year</VAR> <VAR>name of author</VAR>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
</PRE>

<P>Also add information on how to contact you by electronic and paper mail.

<P>You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

<PRE>

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<VAR>signature of Ty Coon</VAR>, 1 April 1990

Ty Coon, President of Vice

</PRE>

<P>That's all there is to it!

</BODY>

</HTML>

CUPS License Agreement

Copyright 2007-2012 by Apple Inc.

1 Infinite Loop

Cupertino, CA 95014 USA

WWW: <http://www.cups.org/>

## INTRODUCTION

CUPS(tm) is provided under the GNU General Public License ("GPL") and GNU Library General Public License ("LGPL"), Version 2, with exceptions for Apple operating systems and the OpenSSL toolkit. A copy of the exceptions and licenses follow this introduction.

The GNU LGPL applies to the CUPS and CUPS Imaging libraries located in the "cups" and "filter" subdirectories of the CUPS source distribution and the files in the "test" subdirectory. The GNU GPL applies to the remainder of the CUPS distribution.

For those not familiar with the GNU GPL, the license basically allows you to:

- Use the CUPS software at no charge.
- Distribute verbatim copies of the software in source or binary form.
- Sell verbatim copies of the software for a media fee, or sell support for the software.

What this license *does not* allow you to do is make changes or add features to CUPS and then sell a binary distribution without source code. You must provide source for any changes or additions to the software, and all code must be provided under the GPL or LGPL as appropriate. The only exceptions to this are the portions of the CUPS software covered by the Apple operating system license exceptions outlined later in this license agreement.

The GNU LGPL relaxes the "link-to" restriction, allowing you to develop applications that use the CUPS and CUPS Imaging libraries under other licenses and/or conditions as appropriate for your application, driver, or filter.

## LICENSE EXCEPTIONS

In addition, as the copyright holder of CUPS, Apple Inc. grants the following special exceptions:

1. Apple Operating System Development License Exception;



- a. Software that is developed by any person or entity for an Apple Operating System ("Apple OS-Developed Software"), including but not limited to Apple and third party printer drivers, filters, and backends for an Apple Operating System, that is linked to the CUPS imaging library or based on any sample filters or backends provided with CUPS shall not be considered to be a derivative work or collective work based on the CUPS program and is exempt from the mandatory source code release clauses of the GNU GPL. You may therefore distribute linked combinations of the CUPS imaging library with Apple OS-Developed Software without releasing the source code of the Apple OS-Developed Software. You may also use sample filters and backends provided with CUPS to develop Apple OS-Developed Software without releasing the source code of the Apple OS-Developed Software.
- b. An Apple Operating System means any operating system software developed and/or marketed by Apple Inc., including but not limited to all existing releases and versions of Apple's Darwin, OS X, and OS X Server products and all follow-on releases and future versions thereof.
- c. This exception is only available for Apple OS-Developed Software and does not apply to software that is distributed for use on other operating systems.
- d. All CUPS software that falls under this license exception have the following text at the top of each source file:

This file is subject to the Apple OS-Developed Software exception.

## 2. OpenSSL Toolkit License Exception;

- a. Apple Inc. explicitly allows the compilation and distribution of the CUPS software with the OpenSSL Toolkit.

No developer is required to provide these exceptions in a derived work.

## KERBEROS SUPPORT CODE

The Kerberos support code ("KSC") is copyright 2006 by Jelmer Vernooij and is provided 'as-is', without any express or implied warranty. In no event will the author or Apple Inc. be held liable for any damages arising from the use of the KSC.

### Sources files

containing KSC have the following text at the top of each source file:

This file contains Kerberos support code, copyright 2006 by Jelmer Vernooij.

The KSC copyright and license apply only to Kerberos-related feature code in CUPS. Such code is typically conditionally compiled based on the present of the HAVE\_GSSAPI preprocessor definition.

Permission is granted to anyone to use the KSC for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of the KSC must not be misrepresented; you must not claim that you wrote the original software. If you use the KSC in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

## TRADEMARKS

### CUPS

and the CUPS logo (the "CUPS Marks") are trademarks of Apple Inc. Apple grants you a non-exclusive and non-transferable right to use the CUPS Marks in any direct port or binary distribution incorporating CUPS software and in any promotional material therefor. You agree that your products will meet the highest levels of quality and integrity for similar goods, not be unlawful, and be developed, manufactured, and distributed in compliance with

this license. You will not interfere with Apple's rights in the CUPS Marks, and all use of the CUPS Marks shall inure to the benefit of Apple. This license does not apply to use of the CUPS Marks in a derivative products, which requires prior written permission from Apple Inc.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want

its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the

Program or any derivative work under copyright law; that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.



12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.  
See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should  
also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license  
document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any

other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary

one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs

(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it

with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these



materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND,

EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING

RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to  
it!

# 1.336 cairo 1.15.12-4.el7

## 1.336.1 Available under license :

Cairo is free software.

cairo-trace is released under the terms of the GNU General Public License (GPL) version 3. Please see COPYING-GPL-3 for the precise terms and conditions.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not



compelled to copy the  
source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each  
time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution  
of the Program by  
all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Suite 500, Boston, MA 02110-1335, USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be

introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating

system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can



be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Suite 500, Boston, MA 02110-1335, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
Cairo is free software.

These tests are mainly available under a liberal MIT license to simplify any use of the code for reference purposes. Please check the opening comment of each file for copyright and licensing information.

The test suite also bundles some fonts for use by the test suite. The fonts included, their licenses, and why we use them in the test suite are as follows:

Font License Distinguishing feature

-----  
6x13.pcf Public Domain Bitmap font

The test suite also bundles some images for use by the test suite. The images included, their licenses, and why we use them in the test suite are as follows:

Image License Distinguishing feature

-----  
romedalen.jpg Public Domain Bitmap image (image/jpeg)  
romedalen.png Public Domain Bitmap image (image/png)

The kind contributors of the bundled files are (in alphabetical order):  
yvind Kols <pippin@freedesktop.org> Author of the original romedalen shot.  
Cairo is free software.

Every source file in the implementation of cairo is available to be redistributed and/or modified under the terms of either the GNU Lesser General Public License (LGPL) version 2.1 or the Mozilla Public License (MPL) version 1.1. Some files are available under more liberal terms, but we believe that in all cases, each file may be used under either the LGPL or the MPL.

See the following files in this directory for the precise terms and conditions of either license:

COPYING-LGPL-2.1  
COPYING-MPL-1.1

Please see each file in the implementation for copyright and licensing information, (in the opening comment of each file).

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble



The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we

have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is

not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of

technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution

medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the

Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or



- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of

rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.  
Cairo is free software.

These utilities are all free software, please see the licensing conditions in the opening comments of each file.  
Cairo is free software.

Every source file in the implementation[\*] of cairo is available to be redistributed and/or modified under the terms of either the GNU Lesser General Public License (LGPL) version 2.1 or the Mozilla Public License (MPL) version 1.1. Some files are available under more liberal terms, but we believe that in all cases, each file may be used under either the LGPL or the MPL.

See the following files in this directory for the precise terms and conditions of either license:

COPYING-LGPL-2.1  
COPYING-MPL-1.1

Please see each file in the implementation for copyright and licensing information, (in the opening comment of each file).

[\*] The implementation of cairo is contained entirely within the "src" directory of the cairo source distribution. There are other components of the cairo source distribution (such as the "test", "util", and "perf") that are auxiliary to the library itself. None of the source code in these directories contributes to a build of the cairo library itself, (libcairo.so or cairo.dll or similar).

These auxiliary components are also free software, but may be under different license terms than cairo itself. For example, most of the test cases in the perf and test directories are made available under an MIT license to simplify any use of this code for reference purposes in using cairo itself. Other files might be available under the GNU General Public License (GPL), for example. Again, please see the COPYING file under each directory and the opening comment of each file for copyright and licensing information.

Cairo is free software.

These tests are mainly available under a liberal MIT license to simplify any use of the code for reference purposes. Please check the opening comment of each file for copyright and licensing information.

#### MOZILLA PUBLIC LICENSE

Version 1.1

-----

#### 1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source



Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1.

For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

### 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six

(6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that

the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

### 3.4. Intellectual Property Matters

#### (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

#### (b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

#### (c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by

this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source

Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered

Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger

Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

#### 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

#### 6. Versions of the License.

##### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

##### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

##### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename

Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or

a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b)

and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

#### 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL

NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

#### 11. MISCELLANEOUS.



This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

### EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS"

basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_\_\_] License"), in which case the provisions of [\_\_\_\_\_] License are applicable instead of those above. If

you wish to allow use of your version of this file only under the terms of the [\_\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

## 1.337 gpm 1.20.7-6.el7

### 1.337.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code

or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy  
the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number

of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest



to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.338 tzdata 2019c-1.el7

### 1.338.1 Available under license :

Unless specified below, all files in the tz code and data (including this LICENSE file) are in the public domain.

If the files date.c, newstrftime.3, and strftime.c are present, they contain material derived from BSD and use the BSD 3-clause license.

## 1.339 libtirpc 0.2.4-0.16.el7

### 1.339.1 Available under license :

/\*

- \* Copyright (c) Copyright (c) Bull S.A. 2005 All Rights Reserved.
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote products
- \* derived from this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
- \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
- \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
- \* IN NO EVENT SHALL THE AUTHOR BE LIABLE
- FOR ANY DIRECT, INDIRECT,
- \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
- \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
- \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
- \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
- \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
- \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \*/

# 1.340 Ishw-b B.02.18-13.e17

## 1.340.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of

Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,



INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute
```

it

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.341 Ishw B.02.18-13.eI7

### 1.341.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program"

means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>



This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.342 nspr 4.21.0-1.e17

## 1.342.1 Available under license :

Copyright 2005 Sun Microsystems, Inc. All rights reserved.

Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

Mozilla Public License Version 2.0

=====

### 1. Definitions

-----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

-----

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more

than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to

statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*

\*

\* 6. Disclaimer of Warranty

\*

\* -----

\*

\*

\*

\* Covered Software is provided under this License on an "as is" \*

\* basis, without warranty of any kind, either expressed, implied, or \*

\* statutory, including, without limitation, warranties that the \*

\* Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

\*\*\*\*\*

7. Limitation of Liability

-----

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous



-----  
This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this

file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

## 1.343 libx11 1.6.7-2.el7

### 1.343.1 Available under license :

The following is the 'standard copyright' agreed upon by most contributors, and is currently the canonical license preferred by the X.Org Foundation. This is a slight variant of the common MIT license form published by the Open Source Initiative at <http://www.opensource.org/licenses/mit-license.php>

Copyright holders of new code should use this license statement where possible, and insert their name to this list. Please sort by surname for people, and by the full name for other entities (e.g. Juliusz Chroboczek sorts before Intel Corporation sorts before Daniel Stone).

See each individual source file or directory for the license that applies to that file.

Copyright (C) 2003-2006,2008 Jamey Sharp, Josh Triplett

Copyright 2009 Red Hat, Inc.

Copyright 1990-1992,1999,2000,2004,2009,2010 Oracle and/or its affiliates.

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to

deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
The following licenses  
are 'legacy' - usually MIT/X11 licenses with the name  
of the copyright holder(s) in the license statement:

Copyright 1984-1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1994, 1996 X Consortium  
Copyright 2000 The XFree86 Project, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by  
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc.

Permission to use, copy, modify and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in all copies, and that the names of Digital and Tektronix not be used in in advertising or publicity pertaining to this documentation without specific, written prior permission. Digital and Tektronix makes no representations about the suitability of this documentation for any purpose. It is provided ``as is" without express or implied warranty.

-----  
Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice  
and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

-----

Code and supporting documentation (c) Copyright 1990 1991 Tektronix, Inc.  
All Rights Reserved

This file is a component of an X Window System-specific implementation of Xcms based on the TekColor Color Management System. TekColor is a trademark of Tektronix, Inc. The term "TekHVC" designates a particular color space that is the subject of U.S. Patent No. 4,985,853 (equivalent foreign patents pending). Permission is hereby granted to use, copy, modify, sell, and otherwise distribute this software and its documentation for any purpose and without fee, provided that:

1. This copyright, permission, and disclaimer notice is reproduced in all copies of this software and any modification thereof and in supporting documentation;
2. Any color-handling application which displays TekHVC color coordinates identifies these as TekHVC color coordinates in any interface that displays these coordinates and in any associated documentation;
3. The term "TekHVC" is always used, and is only used, in association with the mathematical derivations of the TekHVC Color Space, including those provided in this file and any equivalent pathways and mathematical derivations, regardless of digital (e.g., floating point or integer) representation.

Tektronix makes no representation about the suitability of this software for any purpose. It is provided "as is" and with all faults.

TEKTRONIX DISCLAIMS ALL WARRANTIES APPLICABLE TO THIS SOFTWARE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL TEKTRONIX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA, OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR THE PERFORMANCE OF THIS SOFTWARE.

-----  
(c) Copyright 1995 FUJITSU LIMITED

This is source code modified by FUJITSU LIMITED under the Joint Development Agreement for the CDE/Motif PST.

-----  
Copyright 1992 by Oki Technosystems  
Laboratory, Inc.  
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee,

provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED makes no representations about the suitability of this software for any purpose.

It is provided "as is" without express or implied warranty.

FUJITSU LIMITED DISCLAIM ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE,

INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 1995 David E. Wexelblat. All rights reserved

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DAVID E. WEXELBLAT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of David E. Wexelblat shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from David E. Wexelblat.

-----  
Copyright 1990, 1991 by OMRON Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name OMRON not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTUOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by  
Digital Equipment  
Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc

Rewritten for X.org by Chris Lee <clee@freedesktop.org>

Permission to use, copy, modify, distribute, and sell this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. Chris Lee makes no representations about the suitability for any purpose of the information in this document. It is provided "\\as-is" without express or implied warranty.

-----  
Copyright 1993 by Digital Equipment Corporation, Maynard, Massachusetts,  
Copyright 1994 by FUJITSU LIMITED  
Copyright 1994 by Sony Corporation

All Rights Reserved



Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital, FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL, FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL, FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1991 by the Open Software Foundation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright

1990, 1991, 1992,1993, 1994 by FUJITSU LIMITED  
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED OR SONY CORPORATION BE LIABLE FOR

ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 1993, 1995 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON

GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991, 1992, 1993, 1994 by FUJITSU LIMITED  
Copyright 1993 by Digital Equipment Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1992, 1993 by FUJITSU LIMITED  
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.  
Copyright 1994 by Sony Corporation

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED, FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC., FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1987, 1988, 1990, 1993 by Digital Equipment Corporation,  
Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1993 by SunSoft, Inc.  
Copyright 1999-2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of SunSoft, Inc. and Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior

permission. SunSoft, Inc. and Bruno Haible make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SunSoft Inc. AND Bruno Haible DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SunSoft, Inc. OR Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the TOSHIBA Corp.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc.,  
San Jose, Ca.,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that

both that copyright notice and this permission notice appear in supporting documentation, and that the name Wyse not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

WYSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright

1991 by the Open Software Foundation

Copyright 1993, 1994 by the Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1992, 1993 by FUJITSU LIMITED

Copyright 1993 by Fujitsu Open Systems Solutions, Inc.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee,

provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. makes no representations about

the suitability of this software for any purpose.

It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND FUJITSU OPEN SYSTEMS SOLUTIONS, INC. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in

supporting documentation, and that the name of Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1986, 1998 The Open Group  
Copyright (c) 2000 The XFree86 Project, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM OR THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium or of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium and the XFree86 Project.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, and Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, and Open Software Foundation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, AND OPEN SOFTWARE FOUNDATION  
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT



SHALL OMRON, NTT SOFTWARE, NTT, OR OPEN SOFTWARE FOUNDATION BE  
LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc., San Jose, Ca,  
Copyright 1987 by Digital Equipment Corporation, Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its  
documentation for any purpose and without fee is hereby granted,  
provided that the above copyright notice  
appear in all copies and that  
both that copyright notice and this permission notice appear in  
supporting documentation, and that the name Digital not be  
used in advertising or publicity pertaining to distribution of the  
software without specific, written prior permission.

DIGITAL AND WYSE DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO  
EVENT SHALL DIGITAL OR WYSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF  
USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR  
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991, 1992 by Fuji Xerox Co., Ltd.  
Copyright 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software  
and its documentation for any purpose is hereby granted without  
fee,  
provided that the above copyright notice appear in all copies and  
that both that copyright notice and this permission notice appear  
in supporting documentation, and that the name of Fuji Xerox,  
FUJITSU LIMITED not be used in advertising or publicity pertaining  
to distribution of the software without specific, written prior  
permission. Fuji Xerox, FUJITSU LIMITED make no representations  
about the suitability of this software for any purpose.  
It is provided "as is" without express or implied warranty.

FUJI XEROX, FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJI XEROX, FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright  
2006 Josh Triplett

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
(c) Copyright 1996 by Sebastien Marineau and Holger Veit  
<marineau@genie.uottawa.ca>  
<Holger.Veit@gmd.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL

HOLGER VEIT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Sebastien Marineau or Holger Veit shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Holger Veit or Sebastien Marineau.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the TOSHIBA Corp.  
Copyright 1993, 1994 by Sony Corporation  
Copyright 1993, 1994 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, Open Software Foundation, and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, Open Software Foundation, and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Bruno Haible makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Bruno Haible DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT

SHALL Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH

PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2007-2009, Troy D. Hanson  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR A  
PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER  
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright 1992, 1993 by TOSHIBA Corp.

Permission to use, copy, modify, and distribute this software and its  
documentation for any purpose and without fee is hereby granted, provided  
that the above copyright notice appear in all copies and that both that  
copyright notice and this permission notice appear in supporting  
documentation, and that the name of TOSHIBA not be used in advertising  
or  
publicity pertaining to distribution of the software without specific,  
written prior permission. TOSHIBA make no representations about the  
suitability of this software for any purpose. It is provided "as is"  
without express or implied warranty.

TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL  
TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR  
ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,  
WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,  
ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS  
SOFTWARE.

Copyright IBM Corporation 1993

All Rights Reserved

License to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both

that copyright notice and this permission notice appear in supporting documentation, and that the name of IBM not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

IBM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS, IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, and NTT not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, and NTT make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, AND NTT, DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, OR NTT, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS

## SOFTWARE.

This notice applies to the files in this directory. They are taken from the libiconv-1.1 package, which is covered by the LGPL license. The files in this directory have been placed under the following copyright, with permission from the Free Software Foundation.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Notes:

1. This copyright applies only to the files in this directory, and not to the remaining files in libiconv.
2. The Free Software Foundation does not encourage the use of the above license for newly written software.

# 1.344 joda-time 2.10.4

## 1.344.1 Available under license :

Apache License  
Version 2.0, January 2004

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including



the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by Joda.org (<https://www.joda.org/>).

## 1.345 httpcomponents-client 4.5.6

### 1.345.1 Available under license :

Apache HttpClient  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>



Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.346 metrics 2.2.0

### 1.346.1 Available under license :

Apache HBase - Metrics Implementation  
Copyright 2007-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.347 cyrus-sasl 2.1.26-23.el7

## 1.347.1 Available under license :

```
/* CMU libsasl
 * Tim Martin
 * Rob Earhart
 * Rob Siemborski
 */
/*
 * Copyright (c) 1998-2003 Carnegie Mellon University. All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
```

- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in
- \* the documentation and/or other materials provided with the
- \* distribution.
- \*
- \* 3. The name "Carnegie Mellon University" must not be used to
- \* endorse or promote products derived from this software without
- \* prior written permission. For permission or any other legal
- \* details, please contact
- \* Office of Technology Transfer
- \* Carnegie Mellon University
- \* 5000 Forbes Avenue
- \* Pittsburgh, PA 15213-3890
- \* (412) 268-4387, fax: (412) 268-7395
- \* tech-transfer@andrew.cmu.edu
- \*
- \* 4. Redistributions of any form whatsoever must retain the following
- \* acknowledgment:
- \* "This product includes software developed by Computing Services
- \* at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."
- \*
- \* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO
- \* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
- \* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE
- \* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
- \* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
- \* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING
- \* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
- \*/

Copyright (c) 1994-2008 Carnegie Mellon University. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

3. The name "Carnegie Mellon University" must not be used to endorse or promote products derived from this software without prior written permission. For permission or any legal details, please contact

Carnegie Mellon University  
Center for Technology Transfer and Enterprise Creation  
4615 Forbes Avenue  
Suite 302  
Pittsburgh, PA 15213  
(412) 268-7393, fax: (412) 268-7395  
innovation@andrew.cmu.edu

4.

Redistributions of any form whatsoever must retain the following acknowledgment:

"This product includes software developed by Computing Services at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

/\* CMU libsasl

\* Tim Martin

\* Rob Earhart

\* Rob Siemborski

\*/

/\*

\* Copyright (c) 2001 Carnegie Mellon University. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in

\* the documentation and/or other materials provided with the

\* distribution.

\*

\* 3. The name "Carnegie Mellon University" must not be used to

```

* endorse or promote products derived from this software without
* prior written permission. For permission or any other legal
* details, please contact
* Office of Technology Transfer
* Carnegie Mellon University
* 5000 Forbes Avenue
* Pittsburgh, PA 15213-3890
* (412) 268-4387, fax: (412) 268-7395
* tech-transfer@andrew.cmu.edu
*
* 4. Redistributions of any form whatsoever must retain the following
* acknowledgment:
* "This product includes software developed by Computing Services
* at Carnegie Mellon University (http://www.cmu.edu/computing/)."
*
* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO
* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE
* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING
* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
*/
/*
* Copyright (C) 1989 by the Massachusetts Institute of Technology
*
* Export of this software from the United States of America is assumed
* to require a specific license from the United States Government.
* It is the responsibility of any person or organization contemplating
* export to obtain such a license before exporting.
*
* WITHIN THAT CONSTRAINT, permission to use, copy, modify, and
* distribute this software and its documentation for any purpose and
* without fee is hereby granted, provided that the above copyright
* notice appear in all copies and that both that copyright notice and
* this permission notice appear in supporting documentation, and that
* the name of M.I.T. not be used in advertising or publicity pertaining
* to distribution of the software without specific, written prior
* permission. M.I.T. makes no representations about the suitability of
* this software for any purpose. It is provided "as is" without express
* or implied warranty.
*
*/

#ifndef _KERBEROS_MIT_COPYRIGHT_H
#define _KERBEROS_MIT_COPYRIGHT_H

/*

```



```
#pragma ident "@(#)mit-copyright.h 1.4 93/02/04 SMI" */
```

```
#endif /* _KERBEROS_MIT_COPYRIGHT_H */
```

```
/*
```

```
* Copyright 1987 by the Student Information Processing Board  
* of the Massachusetts Institute of Technology
```

```
*
```

```
* Permission to use, copy, modify, and distribute this software  
* and its documentation for any purpose and without fee is  
* hereby granted, provided that the above copyright notice  
* appear in all copies and that both that copyright notice and  
* this permission notice appear in supporting documentation,  
* and that the names of M.I.T. and the M.I.T. S.I.P.B. not be  
* used in advertising or publicity pertaining to distribution  
* of the software without specific, written prior permission.
```

```
* M.I.T. and the M.I.T. S.I.P.B. make no representations about  
* the suitability of this software for any purpose. It is  
* provided "as is" without express or implied warranty.
```

```
*
```

```
*/
```

```
#ifndef _KERBEROS_MIT_COPYRIGHT_H
```

```
#define _KERBEROS_MIT_COPYRIGHT_H
```

```
#pragma ident "@(#)mit-sipb-copyright.h 1.5 93/02/04 SMI"
```

```
#endif /* _KERBEROS_MIT_COPYRIGHT_H */
```

Copyright (C) 1995-1997 Eric Young (eay@mincom.oz.au)

All rights reserved.

This package is an DES implementation written by Eric Young (eay@mincom.oz.au).

The implementation was written so as to conform with MIT's libdes.

This library is free for commercial and non-commercial use as long as the following conditions are adhered to. The following conditions apply to all code found in this distribution.

Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed.

If this package is used in a product, Eric Young should be given attribution as the author of that the SSL library. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by Eric Young (eay@mincom.oz.au)

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The license and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution license [including the GNU Public License.]

The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.

## 1.348 iputils 20160308-10.el7

### 1.348.1 Available under license :

Copyright (C) 2002 USAGI/WIDE Project.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.349 acl 2.2.51-14.el7atomix1

### 1.349.1 Available under license :

This package was debianized by Nathan Scott nathans@debian.org on Tue, 26 Feb 2002 13:25:26 +1100

It can be downloaded from <ftp://acl.bestbits.at/>

Copyright:

Copyright (C) 2001 Andreas Gruenbacher.

Copyright (C) 2001-2002 Silicon Graphics, Inc. All Rights Reserved.

You are free to distribute this software under Version 2.1 of the GNU Lesser General Public License.

On Debian systems, refer to `/usr/share/common-licenses/LGPL-2.1` for the complete text of the GNU Lesser General Public License.

Certain components (as annotated in the source) are licensed under the terms of the GNU General Public License.

On Debian systems, the complete text of the GNU General Public License can be found in `/usr/share/common-licenses/GPL` file.

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see `COPYING.LGPL`).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original

authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions

are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.



8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation  
may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision  
will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR

DAMAGES,  
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING  
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED  
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY  
YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER  
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one  
line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License

does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below).  
below.

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see COPYING).

-----  
GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a

restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote

it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of



the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It

is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.350 gpgme 1.3.2-5.el7atomix1

### 1.350.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole

or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.



c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs



(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in

Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE

LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software



Foundation, Inc., 59 Temple Place, Suite 330, Boston,  
MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.351 slf4j-log4j 1.6.6

### 1.351.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.352 hibernate-validator 5.2.2

### 1.352.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.353 jackson-annotations 2.10.1

### 1.353.1 Available under license :

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.354 curl 7.59.0

### 1.354.1 Available under license :

License Mixing

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause

problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

## libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

## OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

## GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

## WolfSSL

(May be used for SSL/TLS support) Uses the GPL license or a proprietary license. If this is a problem for you, consider using another TLS library.

## NSS

(May be used for SSL/TLS support) Is covered by the [MPL](<https://www.mozilla.org/MPL/>) license, the GPL license and the LGPL license. You may choose to license the code under MPL terms, GPL terms, or LGPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

#### ## mbedTLS

(May be used for SSL/TLS support) Uses the [Apache 2.0 license](<https://opensource.org/licenses/Apache-2.0>) or the GPL license. You may choose to license the code under Apache 2.0 terms or GPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

#### ## BoringSSL

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

#### ## libressl

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

#### ## c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

#### ## zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

#### ## MIT Kerberos

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

#### ## Heimdal

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

#### ## GNU GSS

(May be used for GSS support) GNU GSS is GPL licensed. Note that you may not distribute binary curl packages that uses this if you build curl to also link and use any Original BSD licensed libraries!

## libidn

(Used for IDNA support) Uses the GNU Lesser General Public License [3]. LGPL is a variation of GPL with slightly less aggressive "copyleft". This license requires more requirements to be met when distributing binaries, see the license for details. Also note that if you distribute a binary that includes this library, you must also include the full LGPL license text. Please properly point out what parts of the distributed package that the license addresses.

## OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

## libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.  
COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2019, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

# 1.355 libtasn 4.10-1.el7

## 1.355.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,  
whether gratis  
or for a fee, you must give the recipients all the rights that we gave



you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into

another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in



certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the



written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above

requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.



<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document *free* in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML,

PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG@. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

## VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough

number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

## COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an

Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''



@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions

of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License  
in a document you have written, include a copy of  
the License in the document and put the following copyright and  
license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant  
Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of  
free software license, such as the GNU General Public License,  
to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

## 1.356 netty 4.1.32

## 1.356.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too,  
but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give  
the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes

a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC  
LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.



(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must

be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed

under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices.

Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if

written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH

DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, 5th Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,



the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License

Copyright (c) 2009 William Kinney

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Harmony

Copyright 2006, 2010 The Apache Software Foundation.

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicator holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

This copy of Aalto XML processor is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/>

A copy is also included with both the the downloadable source code package and jar that contains class bytecodes, as file "ASL 2.0". In both cases, that file should be located next to this file: in source distribution the location should be "release-notes/asl"; and in jar "META-INF/" (BSD License: <http://www.opensource.org/licenses/bsd-license>)

Copyright (c) 2011, Joe Walnes, Aslak Hellesy and contributors  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the

following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Webbit nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2011, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2010-2011 Matthew J. Francis and Contributors of the jbzip2 Project

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2009-2010 Ning, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the

"Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuate  
of all present  
and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

The Netty Project

=====

Please visit the Netty web site for more information:

\* <http://netty.io/>

Copyright 2014 The Netty Project

The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.



-----  
This

product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* license/LICENSE.jsr166y.txt (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* license/LICENSE.base64.txt (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified portion of 'Webbit', an event based WebSocket and HTTP server, which can be obtained at:

\* LICENSE:

\* license/LICENSE.webbit.txt (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product contains a modified portion of 'SLF4J', a simple logging facade for Java, which can be obtained at:

\* LICENSE:

\* license/LICENSE.slf4j.txt (MIT License)

\* HOMEPAGE:

\* <http://www.slf4j.org/>

This product contains a modified portion of 'Apache Harmony', an open source Java SE, which can be obtained at:

\* NOTICE:

\* license/NOTICE.harmony.txt

\* LICENSE:

\* license/LICENSE.harmony.txt (Apache License 2.0)

\* HOMEPAGE:

\* <http://archive.apache.org/dist/harmony/>

This product contains a modified portion of 'jzip2', a Java bzip2 compression and decompression library written by Matthew J. Francis. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jbzip2.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://code.google.com/p/jbzip2/>

This product contains a modified portion of 'libdivsufsort', a C API library to construct the suffix array and the Burrows-Wheeler transformed string for any input string of a constant-size alphabet written by Yuta Mori. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.libdivsufsort.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://github.com/y-256/libdivsufsort>

This product contains a modified portion of Nitsan Wakart's 'JCTools', Java Concurrency Tools for the JVM, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jctools.txt (ASL2 License)
- \* HOMEPAGE:
  - \* <https://github.com/JCTools/JCTools>

This product optionally depends on 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jzlib.txt (BSD style License)
- \* HOMEPAGE:
  - \* <http://www.jcraft.com/jzlib/>

This product optionally depends on 'Compress-LZF', a Java library for encoding and decoding data in LZF format, written by Tatu Saloranta. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.compress-lzf.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/ning/compress>

This product optionally depends on 'lz4', a LZ4 Java compression and decompression library written by Adrien Grand. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.lz4.txt  
(Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jpountz/lz4-java>

This product optionally depends on 'lzma-java', a LZMA Java compression and decompression library, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.lzma-java.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jponge/lzma-java>

This product contains a modified portion of 'jfastlz', a Java port of FastLZ compression and decompression library written by William Kinney. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jfastlz.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://code.google.com/p/jfastlz/>

This product contains a modified portion of and optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.protobuf.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/protobuf>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.bouncycastle.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.bouncycastle.org/>

This product optionally depends on 'Snappy', a compression library produced by Google Inc, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.snappy.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/snappy>

This product optionally depends on 'JBoss Marshalling', an alternative Java serialization API, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jboss-marshalling.txt (GNU LGPL 2.1)
- \* HOMEPAGE:

\* <http://www.jboss.org/jbossmarshalling>

This product optionally depends on 'Caliper', Google's micro-benchmarking framework, which can be obtained at:

\* LICENSE:

\* <license/LICENSE.caliper.txt> (Apache License 2.0)

\* HOMEPAGE:

\* <https://github.com/google/caliper>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

\* LICENSE:

\* <license/LICENSE.common-logging.txt> (Apache License 2.0)

\* HOMEPAGE:

\* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

\* LICENSE:

\* <license/LICENSE.log4j.txt> (Apache License 2.0)

\* HOMEPAGE:

\* <http://logging.apache.org/log4j/>

This product optionally depends on 'Aalto XML', an ultra-high performance non-blocking XML processor, which can be obtained at:

\* LICENSE:

\* <license/LICENSE.aalto-xml.txt> (Apache License 2.0)

\* HOMEPAGE:

\* <http://wiki.fasterxml.com/AaltoHome>

This product contains a modified version of 'HPACK', a Java implementation of the HTTP/2 HPACK algorithm written by Twitter. It can be obtained at:

\* LICENSE:

\* <license/LICENSE.hpack.txt> (Apache License 2.0)

\* HOMEPAGE:

\* <https://github.com/twitter/hpack>

This product contains a modified portion of 'Apache Commons Lang', a Java library provides utilities for the java.lang API, which can be obtained at:

\* LICENSE:

\* license/LICENSE.common-lang.txt (Apache License 2.0)

\* HOMEPAGE:

\* <https://commons.apache.org/proper/commons-lang/>

This product contains the Maven wrapper scripts from 'Maven Wrapper', that provides an easy way to ensure a user has everything necessary to run the Maven build.

\* LICENSE:

\* license/LICENSE.mvn-wrapper.txt (Apache License 2.0)

\* HOMEPAGE:

\* <https://github.com/takari/maven-wrapper>

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.

(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the



appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Protocol Buffers - Google's data interchange format

Copyright 2013 Google Inc. All rights reserved.

<https://developers.google.com/protocol-buffers/>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

Copyright (c) 2003-2008 Yuta Mori All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the

Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/\*

\* Copyright (c) 2004-2007 QOS.ch

\* All rights reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Copyright (c) 2000,2001,2002,2003,2004 ymnk, JCraft,Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.357 metrics 3.1.2

### 1.357.1 Available under license :

MIT License

Copyright (c) 2018 m03geek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.358 compiler 0.9.6

### 1.358.1 Available under license :

Apache Royale: Compiler: Compiler  
Copyright 2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.359 ca-certificates 2019.2.32-76.el7\_7

### 1.359.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty;  
keep intact all the notices that refer to this License and to the absence of any warranty;  
and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified

work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a



special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license

would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General

Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.360 kafka-streams 2.1.1

## 1.360.1 Available under license :

Apache Kafka  
Copyright 2019 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This distribution has a binary dependency on jersey, which is available under the CDDL License. The source code of jersey can be found at <https://github.com/jersey/jersey/>.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf



of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
This distribution has a binary dependency on jersey, which is available under the CDDL License as described below.

### COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL - Version 1.1)

#### 1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use,

practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a)

and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You

represent

that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered

by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software

available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted

by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

#### 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT,

OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTYS NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software

(as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such

jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE

(CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

-----  
This distribution has a binary dependency on zstd, which is available under the BSD 3-Clause License as described below.

BSD License

For Zstandard  
software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
This distribution has a binary dependency on zstd-jni, which is available under the BSD 2-Clause License as described below.

Zstd-jni: JNI bindings to Zstd Library

Copyright (c) 2015-2016, Luben Karavelov/ All rights reserved.

BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source

code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this

list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.361 strace 4.12-9.el7

### 1.361.1 Available under license :

Copyright (c) 1991, 1992 Paul Kranenburg <pk@cs.few.eur.nl>

Copyright (c) 1993 Branko Lankester <branko@hacktic.nl>

Copyright (c) 1993 Ulrich Pegelow <pegelow@moorea.uni-muenster.de>

Copyright (c) 1995, 1996 Michael Elizabeth Chastain <mec@duracef.shout.net>

Copyright (c) 1993, 1994, 1995, 1996 Rick Sladkey <jrs@world.std.com>

Copyright (C) 1998-2001 Wichert Akkerman <wakkerma@deephackmode.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the



documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian packaged version of strace. For a complete list of changes from the upstream version please see the changelog.

The upstream sources can be found at <http://sourceforge.net/projects/strace/>

This is the copyright as found in the upstream sources:

Copyright (c) 1991, 1992 Paul Kranenburg <pk@cs.few.eur.nl>

Copyright (c) 1993 Branko Lankester <branko@hacktic.nl>

Copyright (c) 1993 Ulrich Pegelow <pegelow@moorea.uni-muenster.de>

Copyright (c) 1995, 1996 Michael Elizabeth Chastain <mec@duracef.shout.net>

Copyright (c) 1993, 1994, 1995, 1996 Rick Sladkey <jrs@world.std.com>

Copyright (C) 1998-2003 Wichert Akkerman <wakkerma@deephackmode.org>

Copyright (c) 2002-2008 Roland McGrath <roland@redhat.com>

Copyright (c) 2003-2008 Dmitry V. Levin <ldv@altlinux.org>

Copyright (c) 2007-2008 Jan Kratochvil <jan.kratochvil@redhat.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.362 Ivm2 1.02.158-2.e17atomix1

### 1.362.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest  
you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more



than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you

conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.



4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.363 flink-shaded-asm-6 6.2.1

### 1.363.1 Available under license :

```
<OWNER> = Regents of the University of California
<ORGANIZATION> = University of California, Berkeley
<YEAR> = 1998
```

In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

```
Copyright (c) <YEAR>, <OWNER>
```

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.364 nss-softokn 3.44.0-8.el7\_7

### 1.364.1 Available under license :

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

-----

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL.

The only condition is that you must also make NSS, and any changes you

have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

#### Note on LGPL Compatibility

-----

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

#### Mozilla Public License Version 2.0

=====

##### 1. Definitions

-----

###### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

###### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

###### 1.3. "Contribution"

means Covered Software of a particular Contributor.

###### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

###### 1.5. "Incompatible With Secondary Licenses"

means

- (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any  
of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;
- or



- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this

License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4.

#### Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any

such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all

end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\* \* \* \* \*

\* 6. Disclaimer of Warranty \*  
\* ----- \*  
\* \* \* \* \*

\* Covered Software is provided under this License on an "as is" \*  
\* basis, without warranty of any kind, either expressed, implied, or \*  
\* statutory, including, without limitation, warranties that the \*  
\* Covered Software is free of defects, merchantable, fit for a \*  
\* particular purpose or non-infringing. The entire \*  
\* risk as to the \*  
\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*  
\* \* \* \* \*

\*\*\*\*\*

\*\*\*\*\*

\* \* \* \* \*

\* 7. Limitation of Liability \*  
\* ----- \*  
\* \* \* \* \*

\* Under no circumstances \*  
\* and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation of \*  
\* incidental or consequential damages, so this exclusion and \*  
\* \* \* \* \*

limitation may not apply to You. \*

\* \* \* \* \*

\*\*\*\*\*

## 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0. This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.  
Copyright 2008, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod

invmod.pod

isprime.pod

lap.pod

mpi-test.pod

prime.txt

prng.pod

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>

Balzs Dn <balazs.dan@gmail.com>

Bharat Mediratta <bharat@menalto.com>

Chandler Carruth <chandlerc@google.com>

Chris Prince <cprince@google.com>

Chris Taylor <taylorc@google.com>

Dan Egnor <egnor@google.com>

Eric Roman <eroman@chromium.org>

Hady Zalek <hady.zalek@gmail.com>

Jeffrey Yasskin <jyasskin@google.com>

Ji Sigursson <joi@google.com>

Keir Mierle <mierle@gmail.com>

Keith Ray <keith.ray@gmail.com>

Kenton Varda <kenton@google.com>

Manuel Klimek <klimek@google.com>

Markus Heule <markus.heule@gmail.com>

Mika Raento <mikie@iki.fi>

Mikls Fazekas <mfazekas@szemafor.com>

Pasi Valminen <pasi.valminen@gmail.com>

Patrick Hanna <phanna@google.com>

Patrick Riley <pfr@google.com>

Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean Mcafee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>

## 1.365 nss-util 3.44.0-4.el7\_7

### 1.365.1 Available under license :

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

-----

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

-----

The above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.



=====

1. Definitions

-----

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any  
of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

#### 3.4.

##### Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

#### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

```
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire
* risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered Software is
* authorized under this License except under this disclaimer.
```

\*

\*\*\*\*\*

\*\*\*\*\*

\*

\* 7. Limitation of Liability \*  
 \* ----- \*

\*

\* Under no circumstances  
 and under no legal theory, whether tort \*  
 \* (including negligence), contract, or otherwise, shall any \*  
 \* Contributor, or anyone who distributes Covered Software as \*  
 \* permitted above, be liable to You for any direct, indirect, \*  
 \* special, incidental, or consequential damages of any character \*  
 \* including, without limitation, damages for lost profits, loss of \*  
 \* goodwill, work stoppage, computer failure or malfunction, or any \*  
 \* and all other commercial damages or losses, even if such party \*  
 \* shall have been informed of the possibility of such damages. This \*  
 \* limitation of liability shall not apply to liability for death or \*  
 \* personal injury resulting from such party's negligence to the \*  
 \* extent applicable law prohibits such limitation. Some \*  
 \* jurisdictions do not allow the exclusion or limitation of \*  
 \* incidental or consequential damages, so this exclusion and \*  
 \*  
 \* limitation may not apply to You. \*

\*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall

not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.



Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form  
is "Incompatible With Secondary Licenses", as  
defined by the Mozilla Public License, v. 2.0.  
Copyright 2005 Sun Microsystems, Inc. All rights reserved.  
Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public  
License, v. 2.0. If a copy of the MPL was not distributed with this  
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

/\* Copyright 2016-2017 INRIA and Microsoft Corporation

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

This Source Code Form is subject to the terms of the Mozilla Public  
License, v. 2.0. If a copy of the MPL was not distributed with this  
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

\* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod

invmod.pod

isprime.pod

lap.pod

mpi-test.pod

prime.txt

prng.pod

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>

Balzs Dn <balazs.dan@gmail.com>

Bharat Mediratta <bharat@menalto.com>

Chandler Carruth <chandlerc@google.com>

Chris Prince <cprince@google.com>

Chris Taylor <taylorc@google.com>

Dan Egnor <egnor@google.com>

Eric Roman <eroman@chromium.org>

Hady Zalek <hady.zalek@gmail.com>

Jeffrey Yasskin <jyasskin@google.com>

Ji Sigursson <joi@google.com>

Keir Mierle <mierle@gmail.com>

Keith Ray <keith.ray@gmail.com>

Kenton Varda <kenton@google.com>

Manuel Klimek <klimek@google.com>

Markus Heule <markus.heule@gmail.com>

Mika Raento <mikie@iki.fi>

Mikls Fazekas <mfazekas@szemafor.com>

Pasi Valminen <pasi.valminen@gmail.com>

Patrick Hanna <phanna@google.com>

Patrick Riley <pfr@google.com>

Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean McAfee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>

# 1.366 sto-trust 7-20181115212006

## 1.366.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the

entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so

that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data



structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people

have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY

KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public

License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.367 libgpg-error 1.12-3.el7atomix1

## 1.367.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably



considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the

License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands  
`show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide  
to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations  
below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether  
gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them  
with the library after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the

free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control



compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding

machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is

normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990



Ty Coon, President of Vice

That's all there is to it!

# 1.368 cracklib 2.9.0-11.e17

## 1.368.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the

complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses



terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source

file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor,  
Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

This package was debianized by Jean Pierre LeJacq  
<jplejacq@quoininc.com> on Wed, 25 Feb 1998. Martin Pitt  
<martin@piware.de> was the package's maintainer up to version 2.7.19-1. The current maintainer is Jan Dittberner  
<jandd@debian.org>.

It was downloaded from <http://sourceforge.net/projects/cracklib>

Copyright (c) 1993 Alec Muffett <alecm@crypto.dircon.co.uk>,  
Copyright (c) 2005-2009 Nathan Neulinger <nneul@umr.edu>,  
Copyright (c) 2008-2009 Jan Dittberner <jan@dittberner.info>

Modifications: Added cronjob, configuration file, and man pages.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

A copy of the GNU Lesser General Public License 2.1 is available as /usr/share/common-licenses/LGPL-2.1 in the Debian GNU/Linux distribution or on the World Wide Web at <http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>. You can also

obtain it by writing to the Free Software Foundation, Inc., 51  
Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

Copyright information:

CrackLib was originally licensed with a variant of the Artistic  
license. In the interests of wider acceptance and more modern  
licensing, it was switched with the original author's blessing to GPL  
v2.

This approval was carried out in email discussions in 2005, and has  
been reconfirmed as of 2007-10-01 with the following email from Alec  
Muffett. Cracklib's license was changed from the GPL to the LGPL after  
consensus of all previous developers in October 2008, effective with  
release 2.8.15 released on 2009-11-19. See the email discussion below  
for both license changes.

-----

-----

EFFECTIVE

OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected  
in released code until Nov 2009 - slow release cycle...)

-----

Discussion thread from mailing list archive, with approval from everyone actively  
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=  
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly  
and see if he wants to relicense his code as LGPL... but at this point,  
it was enough to just get it consistent and documented as to what it was  
released under. This wasn't

actually a license change, just a  
clarification of the licensing that was already in place.=20

-- Nathan  
=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----  
> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:15 PM  
> To: cracklib-devel@li...  
> Subject: [Cracklib-devel] cracklib license  
>=20  
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing  
> libraries under  
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
> -mike

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly  
> and see if he wants to relicense his code as LGPL... but at this point,  
> it was enough to just get it consistent and documented as to what it was  
> released under. This wasn't actually a license change, just a  
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20  
GPL-2 ... it was a modified artistic license ... i didnt notice the license=  
=20  
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=  
eir=20  
applications are also GPL-2 which imo is just wrong. it isnt the place of =  
a=20  
library to dictact to application writes what license they should be using.=  
=20  
thus LGPL-2.1 enters to fill this void.

=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

-----  
Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

>

Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

> > I understand that, and you're welcome to bring it up with Alec

> > directly

> > and see if he wants to relicense his code as LGPL... but at this

> > point,

> > it was enough to just get it consistent and documented as to what

> > it was

> > released under. This wasn't actually a license change, just a

> > clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was

> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the

> license

> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib

> unless their

> applications are also GPL-2 which imo is just wrong. it isnt

the

- > place of a
- > library to dictact to application writes what license they should
- > be using.
- > thus LGPL-2.1 enters to fill this void.
- > -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

- > Seems like the ideal thing here would be for you and the other distro
- > maintainers to get together with Alec in a conversation and come to a
- > decision as to what licensing scheme y'all want. I haven't really done
- > much other than cleaning up the packaging and patches and a small
- > bit of
- > additional code, so whatever licensing y'all come up with is fine
- > by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would

like to see it under LGPL as well. I think it is in everyone's best interests to have as secure systems as possible, and I think tainting it via GPL will just make it less likely that the library gets used, and will not usually cause companies/developers to GPL the dependent code (where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

- >> Seems like the ideal thing here would be for you and the other distro
- >> maintainers to get together with Alec in a conversation and come to a



>> decision as to what licensing scheme y'all want. I haven't really done  
>> much other than cleaning up the packaging and patches  
and a small  
>> bit of  
>> additional code, so whatever licensing y'all come up with is fine  
>> by me.  
>  
> I am sympathetic. Guys, what do you reckon?  
>  
> What I am hearing so far is that LGPL makes sense, since it can be  
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable  
timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately,  
GPLv2 with the option of using the library under a later version of the  
GPL would permit applications which were released under version 3 of the  
GPL to use the library, too, which would be sufficient for the packages  
which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:  
>>> Seems like the ideal thing here would be for you and the other distro  
>>> maintainers to get together with Alec in a conversation and come to a  
>>> decision as to what licensing scheme y'all want. I haven't really done  
>>> much other than cleaning up the packaging and patches and a small  
>>> bit of  
>>> additional code, so whatever licensing y'all come up with is fine  
>>> by me.  
>>  
>> I am sympathetic. Guys, what do you reckon?  
>>  
>> What I am hearing so far is that LGPL makes sense, since it can be  
>> linked with any code, not just GPL...  
>  
> My apologies for not chiming in in anything resembling a reasonable

> timeframe.  
>  
> I'd also suggest the LGPL, for the reason you noted above. Alternately,  
> GPLv2 with the option of using the library under a later version of the  
> GPL would permit applications which were released under version 3 of the  
> GPL to use the library, too, which would be sufficient for the packages  
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.  
>  
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message

as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we  
> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

-----  
BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.  
-----

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use  
nneul@neulinger.org.

-----

From alecm@crypticide.com Mon Oct 1 12:26:03 2007  
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:03 -0500  
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:02 -0500  
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000  
Received: from smtp1.srv.mst.edu (131.151.1.43)  
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000  
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])  
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtpr020623  
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500  
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])  
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311  
for <nneul@neulinger.org>; Mon, 1 Oct  
2007 09:59:50 -0700 (PDT)  
Received: from [82.68.43.14] (helo=[192.168.1.3])  
by rutherford.zen.co.uk with esmtp (Exim 4.50)  
id 1IcOcX-0004Qt-6L  
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000  
Mime-Version: 1.0 (Apple Message framework v752.2)  
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
References: <1190922867.3457.147.camel@localhost.localdomain>  
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>  
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed  
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>  
Content-Transfer-Encoding: 7bit  
From: Alec Muffett <alecm@crypticide.com>  
Subject: Re: cracklib license

Date: Mon, 1 Oct 2007 17:59:46 +0100  
To: Nathan Neulinger <nneul@neulinger.org>  
X-Mailer: Apple Mail (2.752.2)  
X-Originating-Rutherford-IP: [82.68.43.14]  
Return-Path: alecm@crypticide.com  
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]  
Status:  
RO  
Content-Length: 585  
Lines: 21

>  
> ----- Forwarded message -----  
> From: Neulinger, Nathan <nneul@umr.edu>  
> Date: Sep 27, 2007 2:58 PM  
> Subject: RE: cracklib license  
> To: alecm@crypto.dircon.co.uk  
>  
> Any chance you could write me a self-contained email stating clearly  
> that the license is being changed to GPL, so I could include that  
> email  
> in the repository and clean up the repository/tarballs? I have all the  
> original discussion, but something succinct and self contained  
> would be  
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

-----  
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected  
in released code until Nov 2009 - slow release cycle...)  
-----

Discussion thread from mailing list archive, with approval from everyone actively  
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=  
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan

=20

-----  
Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:15 PM

> To: cracklib-devel@li...

> Subject: [Cracklib-devel] cracklib license

>=20

> looks like 2.8.11 is out and marked as "GPL-2" ... releasing

> libraries under

> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

> -mike

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan

wrote:

> I understand that, and you're welcome to bring it up with Alec directly  
> and see if he wants to relicense his code as LGPL... but at this point,  
> it was enough to just get it consistent and documented as to what it was  
> released under. This wasn't actually a license change, just a  
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20

GPL-2 ... it was a modified artistic license ... i didnt notice the license=

=20

change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless the  
applications are also GPL-2 which imo is just wrong. it isn't the place of  
library to dictate to application what license they should be using.  
thus LGPL-2.1 enters to fill this void.  
Dmike

Re: [Cracklib-devel]  
cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46  
Seems like the ideal thing here would be for you and the other distro  
maintainers to get together with Alec in a conversation and come to a  
decision as to what licensing scheme y'all want. I haven't really done  
much other than cleaning up the packaging and patches and a small bit of  
additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan  
=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----  
> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:33 PM  
> To: Neulinger, Nathan  
> Cc: cracklib-devel@li...; Alec Muffett  
> Subject: Re: [Cracklib-devel] cracklib license  
>=20  
> On Monday 01 October 2007, Neulinger, Nathan wrote:  
> > I understand that, and you're welcome to bring it up with Alec  
> directly  
> > and see if he wants to relicense his code as LGPL... but at this  
> point,  
> > it was enough to just get it consistent and documented as to what  
> it was  
> > released under. This wasn't actually a license change, just a  
> > clarification of the licensing that was already in place.  
>=20  
> the original license (before moving to sourceforge -- aka, 2.7) was  
> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the  
> license  
> change until it was mentioned in the latest notes.  
>=20  
> unlike the old license, GPL-2 prevents people from using cracklib  
> unless their  
> applications are also GPL-2 which imo is just wrong. it isnt the  
> place of a  
> library  
to dictact to application writes what license they should  
> be using.  
> thus LGPL-2.1 enters to fill this void.  
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro  
> maintainers to get together with Alec in a conversation and come to a  
> decision as to what licensing scheme y'all want. I haven't really done  
> much other than cleaning up the packaging and patches and a small  
> bit of  
> additional code, so whatever licensing y'all come up with is fine  
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be  
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I  
think it is in everyone's  
best interests to have as secure systems as possible, and I think tainting  
it via GPL will just make it less likely that the library gets used, and  
will not usually cause companies/developers to GPL the dependent code  
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct  
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro  
>> maintainers to get together with Alec in a conversation and come to a  
>> decision as to what licensing scheme y'all want. I haven't really done  
>> much other than cleaning up the packaging and patches and a small  
>> bit of  
>> additional

code, so whatever licensing y'all come up with is fine

>> by me.

>

> I am sympathetic. Guys, what do you reckon?

>

> What I am hearing so far is that LGPL makes sense, since it can be

> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro  
>>> maintainers to get together with Alec in a conversation and come to a  
>>> decision as to what licensing scheme y'all want. I haven't really done  
>>> much other than cleaning up the packaging and patches and a small  
>>> bit of  
>>> additional code, so whatever licensing y'all come up with is fine



>>> by me.  
>>  
>> I am sympathetic. Guys, what do you reckon?  
>>  
>> What I am hearing so far is that LGPL makes sense, since it can be  
>> linked with any code, not just GPL...  
>  
> My apologies for not chiming in in anything resembling a reasonable  
> timeframe.  
>  
> I'd also suggest the LGPL, for the reason you noted above. Alternately,  
> GPLv2 with the option of using  
the library under a later version of the  
> GPL would permit applications which were released under version 3 of the  
> GPL to use the library, too, which would be sufficient for the packages  
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.  
>  
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October

2008, Alec Muffett wrote:

>>> In any case, I thank you both for working on sorting this out.

>>

>> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we  
>> make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

-----  
BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.  
-----

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

-----  
From  
alecm@crypticide.com Mon Oct 1 12:26:03 2007  
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:03 -0500  
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:02 -0500  
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000  
Received: from smtp1.srv.mst.edu (131.151.1.43)  
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000  
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])  
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtpr020623  
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500  
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])  
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311  
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)  
Received: from  
[82.68.43.14] (helo=[192.168.1.3])  
by rutherford.zen.co.uk with esmtp (Exim 4.50)  
id 1IcOcX-0004Qt-6L  
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000  
Mime-Version: 1.0 (Apple Message framework v752.2)

In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
References: <1190922867.3457.147.camel@localhost.localdomain>  
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>  
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed  
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>  
Content-Transfer-Encoding: 7bit  
From: Alec Muffett <alecm@crypticide.com>  
Subject: Re: cracklib license  
Date: Mon, 1 Oct 2007 17:59:46 +0100  
To: Nathan Neulinger <nneul@neulinger.org>  
X-Mailer: Apple Mail (2.752.2)  
X-Originating-Rutherford-IP: [82.68.43.14]  
Return-Path: alecm@crypticide.com  
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]  
Status: RO  
Content-Length:  
585  
Lines: 21

>  
> ----- Forwarded message -----  
> From: Neulinger, Nathan <nneul@umr.edu>  
> Date: Sep 27, 2007 2:58 PM  
> Subject: RE: cracklib license  
> To: alecm@crypto.dircon.co.uk  
>  
> Any chance you could write me a self-contained email stating clearly  
> that the license is being changed to GPL, so I could include that  
> email  
> in the repository and clean up the repository/tarballs? I have all the  
> original discussion, but something succinct and self contained  
> would be  
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

## 1.369 perl 5.16.3-294.e17\_6

### 1.369.1 Available under license :

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder.

A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the

interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

---

abstract: 'Build and install Perl modules'

author:

- 'Ken Williams <kwilliams@cpan.org>'

- "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-build@perl.org>."

build\_requires:

File::Temp: 0.15

Test::Harness: 3.16

Test::More: 0.49

generated\_by: 'Module::Build version 0.3608'  
license: gpl  
meta-spec:  
url: <http://module-build.sourceforge.net/META-spec-v1.4.html>  
version: 1.4  
name: Module-Build  
resources:  
MailingList: <mailto:module-build@perl.org>  
license: <http://dev.perl.org/licenses/>  
repository: <http://github.com/dagolden/module-build/>  
version: 3

-----  
This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2010 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@bzip.org  
bzip2/libbzip2 version 1.0.6 of 6 September 2010

-----  
GNU GENERAL PUBLIC LICENSE  
Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The license agreements of most software companies try to keep users  
at the mercy of those companies. By contrast, our General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. The  
General Public License applies to the Free Software Foundation's  
software and to any other program whose authors commit to using it.  
You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Specifically, the General Public License is designed to make  
sure that you have the freedom to  
give away or sell copies of free  
software, that you receive source code or can get it if you want it,  
that you can change the software or use pieces of it in new free  
programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if you  
distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether  
gratis or for a fee, you must give the recipients all the rights that  
you have. You must make sure that they, too, receive or can get the  
source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and  
(2) offer you this license which gives you legal permission to copy,  
distribute and/or modify the software.



Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when

run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer

the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed  
in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License.

Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!  
This software is copyright (c) 2017 by Ken Williams.

This is free software; you can redistribute it and/or modify it under the same terms as the Perl 5 programming language system itself.

Terms of the Perl programming language system itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License"

--- The GNU General Public License, Version 1, February 1989 ---

This software is Copyright (c) 2017 by Ken Williams.

This is free software, licensed under:

The GNU General Public License, Version 1, February 1989

# GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based



on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program.

It is safest to

attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

Yoyodyne, Inc., hereby disclaims  
all copyright interest in the  
program ``Gnomovision'` (a program to direct compilers to make passes  
at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

--- The Artistic License 1.0 ---

This software is Copyright (c) 2017 by Ken Williams.

This is free software, licensed under:

The Artistic License 1.0

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.
- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.
- "You" is you, if you're thinking about copying or distributing this Package.
- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)
- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files,

together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

#!perl

=head1 NAME

copyright.t

=head1 DESCRIPTION

Tests that the latest copyright years in the top-level README file and the

C<perl -v> output match each other.

If the test fails, update at least one of README and perl.c so that they match reality.

Optionally you can pass the C<--now> option to check they are at the current year. This isn't checked by default, so that it doesn't fail for people working on older releases. It should be run before making a new release.

```
=cut
```

```
use strict;
```

```
use Config;
```

```
BEGIN { require './test.pl' }
```

```
if ( $Config{usecrosscompile} ) {
```

```
    skip_all( "Not all files are available during cross-compilation" );
```

```
}
```

```
my ($opt) = @ARGV;
```

```
my $readme_year = readme_year();
```

```
my $v_year = v_year();
```

```
# Check that both copyright dates are up-to-date, but only if requested, so
```

```
# that tests still pass for people intentionally working on older versions:
```

```
if ($opt eq '--now')
```

```
{
```

```
    my $current_year = (gmtime)[5] + 1900;
```

```
    is $v_year, $current_year, 'perl -v copyright includes current
```

```
year';
```

```
    is $readme_year, $current_year, 'README copyright includes current year';
```

```
}
```

```
# Otherwise simply check that the two copyright dates match each other:
```

```
else
```

```
{
```

```
    is $readme_year, $v_year, 'README and perl -v copyright dates match';
```

```
}
```

```
done_testing;
```

```
sub readme_year
```

```
# returns the latest copyright year from the top-level README file
```

```
{
```

```
    open my $readme, '<', './README' or die "Opening README failed: $!";
```

```
# The copyright message is the first paragraph:
local $/ = "";
my $copyright_msg = <$readme>;

my ($year) = $copyright_msg =~ /\.*\b(\d{4,})/s
    or die "Year not found in README copyright message '$copyright_msg'";

$year;
}
```

```
sub v_year
# returns the latest copyright year shown in perl -v
{

my $output = runperl switches => ['-v'];
my ($year) = $output =~ /copyright 1987.*\b(\d{4,})/i
    or die "Copyright statement not found in perl -v output '$output'";

$year;
}
```

## GNU AFFERO GENERAL PUBLIC LICENSE

Version 3, 19 November 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
 Everyone is permitted to copy and distribute verbatim copies  
 of this license document, but changing it is not allowed.

### Preamble

The GNU Affero General Public License is a free, copyleft license for software and other kinds of works, specifically designed to ensure cooperation with the community in the case of network server software.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works.

By contrast, our General Public Licenses are intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

Developers that use our General Public Licenses protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License which gives you legal permission to copy, distribute and/or modify the software.

A secondary benefit of defending all users' freedom is that improvements made in alternate versions of the program, if they receive widespread use, become available for other developers to incorporate. Many developers of free software are heartened and encouraged by the resulting cooperation. However, in the case of software used on network servers, this result may fail to come about. The GNU General Public License permits making a modified version and letting the public access it on a server without ever releasing its source code to the public.

The GNU Affero General Public License is designed specifically to ensure that, in such cases, the modified source code becomes available to the community. It requires the operator of a network server to provide the source code of the modified version running there to the users of that server. Therefore, public use of a modified version, on a publicly accessible server, gives the public access to the source code of the modified version.

An older license, called the Affero General Public License and published by Affero, was designed to accomplish similar goals. This is a different license, not a version of the Affero GPL, but Affero has released a new version of the Affero GPL which permits relicensing under this license.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU Affero General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals



or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying,

distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that

Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its

content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction

and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not

used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product

model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this

conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a

typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user

actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly

documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions

apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by

this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further

restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this

License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work



occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever

licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For

purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment

to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work

conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Remote Network Interaction; Use with the GNU General Public License.

Notwithstanding any other provision of this License, if you modify the Program, your modified version must prominently offer all users interacting with it remotely through a computer network (if your version supports such interaction) an opportunity to receive the Corresponding Source of your version by providing access to the Corresponding Source from a network server at no charge, through some standard or customary means of facilitating copying of software. This Corresponding Source shall include the Corresponding Source for any work covered by version 3 of the GNU General Public License that is incorporated pursuant to the following paragraph.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU General Public License into a single

combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the work with which it is combined will remain governed by version

3 of the GNU General Public License.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU Affero General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU Affero General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU Affero General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU Affero General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM

IS WITH YOU. SHOULD

THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU Affero General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Affero General Public License for more details.

You should have received a copy of the GNU Affero General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If your software can interact with users remotely through a computer network, you should also make sure that it provides a way for users to get its source. For example, if your program is a web application, its interface could display a "Source" link that leads users to an archive of the code. There are many ways you could offer source, and different solutions will be better for different programs; see section 13 for the specific requirements.

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU AGPL, see <<http://www.gnu.org/licenses/>>.

# 1.370 libpng 1.5.13-7.el7\_2

## 1.370.1 Available under license :

---

Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.
2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR  
PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software Foundation,  
Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

-----  
This copy of the libpng notices is provided for your convenience. In case of  
any discrepancy between this copy and the notices in the file png.h that is  
included in the libpng distribution, the latter shall prevail.

**COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:**

If you modify libpng you may insert additional notices immediately following  
this sentence.

This code is released under the libpng license.

libpng versions 1.2.6, August 15, 2004, through 1.5.13, September 27, 2012, are  
Copyright (c) 2004, 2006-2012 Glenn Randers-Pehrson, and are  
distributed according to the same disclaimer and license as libpng-1.2.5  
with the following individual added to the list of Contributing Authors

Cosmin Truta

libpng versions 1.0.7, July 1, 2000, through 1.2.5 - October 3, 2002, are  
Copyright (c) 2000-2002 Glenn Randers-Pehrson, and are  
distributed according to the same disclaimer and license as libpng-1.0.6  
with the following individuals added to the list of Contributing Authors

Simon-Pierre  
Cadieux  
Eric S. Raymond  
Gilles Vollant

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the  
library or against infringement. There is no warranty that our  
efforts or the library will fulfill any of your particular purposes



or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998, 1999 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996, 1997 Andreas Dilger  
Distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995, 1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted

to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

A "png\_get\_copyright" function is available, for convenient use in "about" boxes and the like:

```
printf("%s",png_get_copyright(NULL));
```

Also, the PNG logo (in PNG format, of course) is supplied in the files "pngbar.png" and "pngbar.jpg (88x31) and "pngnow.png" (98x31).

Libpng

is OSI Certified Open Source Software. OSI Certified Open Source is a certification mark of the Open Source Initiative.

Glenn Randers-Pehrson

glennrp at users.sourceforge.net

September 27, 2012

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such

an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any

later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively



convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.371 d-bus 1.10.24-13.el7\_6

### 1.371.1 Available under license :

D-Bus is licensed to you under your choice of the Academic Free License version 2.1, or the GNU General Public License version 2 (or, at your option any later version).

Both licenses are included here. Some of the standalone binaries are under the GPL only; in particular, but not limited to, tools/dbus-cleanup-sockets.c and test/decode-gcov.c. Each source code file is marked with the proper copyright information - if you find a file that isn't marked please bring it to our attention.

The Academic Free License  
v. 2.1

This Academic Free License (the "License") applies to any original work of authorship (the "Original Work") whose owner (the "Licensor") has placed the following notice immediately following the copyright notice for the Original Work:

Licensed under the Academic Free License version 2.1

1) Grant of Copyright License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license to do the following:

- a) to reproduce the Original Work in copies;
- b) to prepare derivative works ("Derivative Works") based upon the Original Work;
- c) to distribute copies of the Original Work and Derivative Works to the public;
- d) to perform the Original Work publicly; and
- e) to display the Original Work publicly.

2) Grant of Patent License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license, under patent claims owned or controlled by the Licensor that are embodied in

the Original Work as furnished by the Licensor, to make, use, sell and offer for sale the Original Work and Derivative Works.

3) Grant of Source Code License. The term "Source Code" means the preferred form of the Original Work for making modifications to it and all available documentation describing how to modify the Original Work. Licensor hereby agrees to provide a machine-readable copy of the Source Code of the Original Work along with each copy of the Original Work that Licensor distributes. Licensor reserves the right to satisfy this obligation by placing a machine-readable copy of the Source Code in an information repository reasonably calculated to permit inexpensive and convenient access by You for as long as Licensor continues to distribute the Original Work, and by publishing the address of that information repository in a notice immediately following the copyright notice that applies to the Original Work.

4) Exclusions From License Grant. Neither the names of Licensor, nor the names of any contributors to the Original Work, nor any of their trademarks or service marks, may be used to endorse or promote products derived from this Original Work without express prior written permission of the Licensor. Nothing in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor except as expressly stated herein. No patent license is granted to make, use, sell or offer to sell embodiments of any patent claims other than the licensed claims defined in Section 2. No right is granted to the trademarks of Licensor even if such marks are included in the Original Work. Nothing in this License shall be interpreted to prohibit Licensor from licensing under different terms from this License any Original Work that Licensor otherwise would have a right to license.

5) This section intentionally omitted.

6) Attribution Rights. You must retain, in the Source Code of any Derivative Works that You create, all copyright, patent or trademark notices from the Source Code of the Original Work, as well as any notices of licensing and any descriptive text identified therein as an "Attribution Notice." You must cause the Source Code for any Derivative Works that You create to carry a prominent Attribution Notice reasonably calculated to inform recipients that You have modified the Original Work.

7) Warranty of Provenance and Disclaimer of Warranty. Licensor warrants that the copyright in and to the Original Work and the patent rights granted herein by Licensor are owned by the Licensor or are

sublicensed to You under the terms of this License with the permission of the contributor(s) of those copyrights and patent rights. Except as expressly stated in the immediately preceding sentence, the Original Work is provided under this License on an "AS IS" BASIS and WITHOUT WARRANTY, either express or implied, including, without limitation, the warranties of NON-INFRINGEMENT, MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE ORIGINAL WORK IS WITH YOU. This DISCLAIMER OF WARRANTY constitutes an essential part of this License. No license to Original Work is granted hereunder except under this disclaimer.

8) Limitation of Liability. Under no circumstances and under no legal theory, whether in tort (including negligence), contract, or otherwise, shall the Licensor be liable to any person for any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or the use of the Original Work including, without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses. This limitation of liability shall not apply to liability for death or personal injury resulting from Licensor's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

9) Acceptance and Termination. If You distribute copies of the Original Work or a Derivative Work, You must make a reasonable effort under the circumstances to obtain the express assent of recipients to the terms of this License. Nothing else but this License (or another written agreement between Licensor and You) grants You permission to create Derivative Works based upon the Original Work or to exercise any of the rights granted in Section 1 herein, and any attempt to do so except under the terms of this License (or another written agreement between Licensor and You) is expressly prohibited by U.S. copyright law, the equivalent laws of other countries, and by international treaty. Therefore, by exercising any of the rights granted to You in Section 1 herein, You indicate Your acceptance of this License and all of its terms and conditions.

10) Termination for Patent Action. This License shall terminate automatically and You may no longer exercise any of the rights granted to You by this License as of the date You commence an action, including a cross-claim or counterclaim, against Licensor or any licensee alleging that the Original Work infringes a patent. This termination provision shall not apply for an action alleging patent infringement by combinations of the Original Work with other software

or hardware.

11) Jurisdiction, Venue and Governing Law. Any action or suit relating to this

License may be brought only in the courts of a jurisdiction wherein the Licensor resides or in which Licensor conducts its primary business, and under the laws of that jurisdiction excluding its conflict-of-law provisions. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any use of the Original Work outside the scope of this License or after its termination shall be subject to the requirements and penalties of the U.S. Copyright Act, 17 U.S.C. 101 et seq., the equivalent laws of other countries, and international treaty. This section shall survive the termination of this License.

12) Attorneys Fees. In any action to enforce the terms of this License or seeking damages relating thereto, the prevailing party shall be entitled to recover its costs and expenses, including, without limitation, reasonable attorneys' fees and costs incurred in connection with such action, including any appeal of such action. This section

shall survive the termination of this License.

13) Miscellaneous. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

14) Definition of "You" in This License. "You" throughout this License, whether in upper or lower case, means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with you. For purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

15) Right to Use. You may use the Original Work in all ways not otherwise

restricted or conditioned by this License or by law, and Licensor promises not to interfere with or be responsible for such uses by You.

This license is Copyright (C) 2003-2004 Lawrence E. Rosen. All rights reserved. Permission is hereby granted to copy and distribute this license without modification. This license may not be modified without

the express written permission of its copyright owner.

--

END OF ACADEMIC FREE LICENSE. The following is intended to describe the essential differences between the Academic Free License (AFL) version 1.0 and other open source licenses:

The Academic Free License is similar to the BSD, MIT, UoI/NCSA and Apache licenses in many respects but it is intended to solve a few problems with those licenses.

- \* The AFL is written so as to make it clear what software is being licensed (by the inclusion of a statement following the copyright notice in the software). This way, the license functions better than a template license. The BSD, MIT and UoI/NCSA licenses apply to unidentified software.
- \* The AFL contains a complete copyright grant to the software. The BSD and Apache licenses are vague and incomplete in that respect.
- \* The AFL contains a complete patent grant to the software. The BSD, MIT, UoI/NCSA and Apache licenses rely on an implied patent license and contain no explicit patent grant.
- \* The AFL makes it clear that no trademark rights are granted to the licensor's trademarks. The Apache license contains such a provision, but the BSD, MIT and UoI/NCSA licenses do not.
- \* The AFL includes the warranty by the licensor that it either owns the copyright or that it is distributing the software under a license. None of the other licenses contain that warranty. All other warranties are disclaimed, as is the case for the other licenses.
- \* The AFL is itself copyrighted (with the right granted to copy and distribute without modification). This ensures that the owner of the copyright to the license will control changes. The Apache license contains a copyright notice, but the BSD, MIT and UoI/NCSA licenses do not.

--

START OF GNU GENERAL PUBLIC LICENSE

--

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files



to carry prominent notices  
stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program),

you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding

those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE

## POSSIBILITY OF SUCH DAMAGES.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software;  
you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details  
type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be

mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful

to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.372 libxtst 1.2.3-1.el7

## 1.372.1 Available under license :

Copyright 1990, 1991 by UniSoft Group Limited  
Copyright 1992, 1993, 1995, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice,  
the name of The Open Group shall  
not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

\*\*\*\*\*

Copyright 1995 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Network Computing Devices not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

NETWORK COMPUTING DEVICES DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL NETWORK COMPUTING DEVICES BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*\*\*\*\*

Copyright 2005 Red Hat, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Red Hat not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Red Hat makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

RED HAT DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL RED HAT BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*\*\*\*\*

Copyright 1992 by UniSoft Group Ltd.

Permission to use, copy, modify, and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. UniSoft makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

\*\*\*\*\*

Copyright  
1992, 1994, 1995 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

\*\*\*\*\*

Copyright 1994 Network Computing Devices, Inc.

Permission to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Network Computing Devices, Inc. makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

## 1.373 libxi 1.7.9-1.el7

### 1.373.1 Available under license :

Copyright 1989, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising  
or otherwise to promote the sale, use or other dealings  
in this Software without prior written authorization from The Open Group.

Copyright 1989 by Hewlett-Packard Company, Palo Alto, California.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

HEWLETT-PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL HEWLETT-PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2008 Peter Hutterer

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the author shall not be used in advertising or otherwise to promote the sale, use or other dealings

in this Software without prior written authorization from the author.

Copyright 2009 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.374 perl 5.16.3-293.el7

### 1.374.1 Available under license :

---

abstract: 'Build and install Perl modules'

author:

- 'Ken Williams <kwilliams@cpan.org>'

- "Development questions, bug reports, and patches should be sent to the\nModule-Build mailing list at <module-build@perl.org>."

build\_requires:

File::Temp: 0.15

Test::Harness: 3.16

Test::More: 0.49

generated\_by: 'Module::Build version 0.3608'

license: gpl

meta-spec:

url: <http://module-build.sourceforge.net/META-spec-v1.4.html>

version: 1.4

name: Module-Build

resources:

MailingList: <mailto:module-build@perl.org>

license: <http://dev.perl.org/licenses/>

repository: <http://github.com/dagolden/module-build/>

version: 3

-----  
This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2010 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, [jseward@bzip.org](mailto:jseward@bzip.org)  
bzip2/libbzip2 version 1.0.6 of 6 September 2010

-----

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package

itself. However,

you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

This software is copyright (c) 2012 by Ken Williams.

This is free software; you can redistribute it and/or modify it under the same terms as the Perl 5 programming language system itself.

Terms of the Perl programming language system itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
- b) the "Artistic License"

--- The GNU General Public License, Version 1, February 1989 ---

This software is Copyright (c) 2012 by Ken Williams.

This is free software, licensed under:

The GNU General Public License, Version 1, February 1989

## GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Suite 500, Boston, MA 02110-1335 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and



(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.
- d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

- a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,
- b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,
- c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program.

It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin

Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims
all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

--- The Artistic License 1.0 ---

This software is Copyright (c) 2012 by Ken Williams.

This is free software, licensed under:

The Artistic License 1.0

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of

artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.
- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.
- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.
- "You" is you, if you're thinking about copying or distributing this Package.
- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)
- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename

any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

GNU GENERAL PUBLIC LICENSE  
Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The license agreements of most software companies try to keep users  
at the mercy of those companies. By contrast, our General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. The  
General Public License applies to the Free Software Foundation's  
software and to any other program whose authors commit to using it.  
You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Specifically, the General Public License is designed to make  
sure that you have the freedom to  
give away or sell copies of free  
software, that you receive source code or can get it if you want it,  
that you can change the software or use pieces of it in new free  
programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if you  
distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether  
gratis or for a fee, you must give the recipients all the rights that  
you have. You must make sure that they, too, receive or can get the  
source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and  
(2) offer you this license which gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain  
that  
everyone understands that there is no warranty for this free  
software. If the software is modified by someone else and passed on, we



want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a

warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties

remain  
in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed  
in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the  
appropriate parts of the General Public License.

Of course, the  
commands you use may be called something other than `show w' and `show  
c'; they could even be mouse-clicks or menu items--whatever suits your  
program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program `Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

This module is free software; you can redistribute it and/or  
modify it under the same terms as Perl itself.

```
use strict;  
use lib 't/lib';  
use MBTest;  
use DistGen;
```

```
plan 'no_plan';
```

```
# Ensure any Module::Build modules are loaded from correct directory  
blib_load('Module::Build');
```

```
#-----#  
# Create test distribution  
#-----#
```

```
{  
  my $dist = DistGen->new(  
    name => 'Simple::Name',  
    version => '0.01',  
    license => 'perl'  
  );
```

```
$dist->regen;
```

```

$dist->chdir_in;

my $mb = $dist->new_from_context();
isa_ok( $mb, "Module::Build" );
is( $mb->license, 'perl',
    "license 'perl' is valid"
);

my $meta = $mb->get_metadata( fatal => 0 );

is( $meta->{license} => 'perl', "META license will be 'perl'" );
is( $meta->{resources}{license}, "http://dev.perl.org/licenses/",
    "META license URL is correct"
);

}

{
my $dist = DistGen->new(
    name => 'Simple::Name',
    version => '0.01',
    license => 'VaporWare'
);

$dist->regen;
$dist->chdir_in;

my $mb = $dist->new_from_context();
isa_ok( $mb, "Module::Build" );
is( $mb->license, 'VaporWare',
    "license 'VaporWare' is valid"
);

my $meta = $mb->get_metadata( fatal => 0 );

is( $meta->{license} => 'unrestricted', "META license will be 'unrestricted'" );
is( $meta->{resources}{license}, "http://example.com/vaporware/",
    "META license URL is correct"
);

}

# Test with alpha number
# vim:ts=2:sw=2:et:sta:sts=2

```

# 1.375 attr 2.4.46-13.el7atomix1

## 1.375.1 Available under license :

This package was debianized by Nathan Scott nathans@debian.org on Sun, 19 Nov 2000 07:37:09 -0500.

It can be downloaded from <ftp://oss.sgi.com/projects/xfs/download/>

Copyright:

Copyright (C) 2001-2002 Silicon Graphics, Inc. All Rights Reserved.  
Copyright (C) 2001 Andreas Gruenbacher.

You are free to distribute this software under Version 2.1 of the GNU Lesser General Public License.  
On Debian systems, refer to /usr/share/common-licenses/LGPL-2.1 for the complete text of the GNU Lesser General Public License.

Certain components (as annotated in the source) are licensed under version 2 of the terms of the GNU General Public License.  
On Debian systems, the complete text of the GNU General Public License can be found in /usr/share/common-licenses/GPL file.  
Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----  
**GNU GENERAL PUBLIC LICENSE**  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software

and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION



0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such

an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any

later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License

does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.376 logback-core 1.1.3

### 1.376.1 Available under license :

Found license 'GNU Lesser General Public License' in 'Copyright (C) 1999-2015, QOS.ch. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in 'Copyright (C) 1999-2015, QOS.ch. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

## 1.377 javax-annotation-api 1.2

### 1.377.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software



with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices

contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.

#### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the

name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH

## LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work

based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on

the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited

to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY



OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These  
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

## 1.378 guice 3.1.0

## 1.378.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensors and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.379 openjdk 1.8.0u242

## 1.379.1 Available under license :

```
## zlib v1.2.11
```

```
### zlib License
```

```
<pre>
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

```
Jean-loup Gailly    Mark Adler  
jloup@gzip.org     madler@alumni.caltech.edu
```

```
</pre>
```

```
## Little Color Management System (LCMS) v2.9
```

```
### LCMS License
```

```
<pre>
```

Little Color Management System  
Copyright (c) 1998-2011 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>

Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc\_demo.c

- the files in src/spy/
- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

- \* Copyright (C) 2013 Red Hat
- \*
- \* All rights reserved.
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- \* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- \* COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- \* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
- \* OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
- \* AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
- \* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
- \* THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
- \* DAMAGE.
- \*
- \* Author: Nikos Mavrogiannopoulos <[nmav@redhat.com](mailto:nmav@redhat.com)>



Files src/simclist.c and src/simclist.h are:

\* Copyright (c) 2007,2008,2009,2010,2011 Mij <mij@bitchx.it>

\*

\* Permission to use, copy, modify, and distribute this software for any

\* purpose with or without fee is hereby

granted, provided that the above

\* copyright notice and this permission notice appear in all copies.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF

\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

\* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN

\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF

\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## xwd v1.0.7

### xwd utility

<pre>

This is the copyright for the files in src/java.desktop/unix/native/libawt\_xawt:

list.h, multiVis.h, wsutils.h, list.c, multiVis.c

Copyright 1994 Hewlett-Packard Co.

Copyright 1996, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or

other dealings in this Software without prior written authorization from The Open Group.

</pre>

```
## CUP Parser Generator for Java v 0.11b
```

```
### CUP Parser Generator License
```

<pre>

Copyright 1996-2015 by Scott Hudson, Frank Flannery, C. Scott Ananian, Michael Petter

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the names of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

</pre>

```
# This file contains a list of people who've made non-trivial
# contribution to the Google C++ Mocking Framework project. People
# who commit code to the project are encouraged to add their names
# here. Please keep the list sorted by first names.
```

```
Benoit Sigoure <tsuna@google.com>
Bogdan Piloca <boo@google.com>
Chandler Carruth <chandlerc@google.com>
Dave MacLachlan <dmaclach@gmail.com>
David Anderson <danderson@google.com>
Dean Sturtevant
Gene Volovich <gv@cite.com>
Hal Burch <gmock@hburch.com>
Jeffrey Yasskin <jyasskin@google.com>
Jim Keller <jimkeller@google.com>
Joe Walnes <joe@truemesh.com>
Jon Wray <jwray@google.com>
Keir Mierle <mierle@gmail.com>
Keith Ray <keith.ray@gmail.com>
```

Kostya Serebryany <kcc@google.com>  
Lev Makhlis  
Manuel Klimek <klimek@google.com>  
Mario Tanev <radix@google.com>  
Mark Paskin  
Markus Heule <markus.heule@gmail.com>  
Matthew Simmons <simmonmt@acm.org>  
Mike Bland <mbland@google.com>  
Neal Norwitz <nnorwitz@gmail.com>  
Nermin Ozkiranartli <nermin@google.com>  
Owen  
Carlsen <ocarlsen@google.com>  
Paneendra Ba <paneendra@google.com>  
Paul Menage <menage@google.com>  
Piotr Kaminski <piotr@google.com>  
Russ Rufer <russ@pentad.com>  
Sverre Sundsdal <sundsda@gmail.com>  
Takeshi Yoshino <tyoshino@google.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Wolfgang Klier <wklier@google.com>  
Zhanyong Wan <wan@google.com>  
## Apache Xerces v2.12.0

### Apache Xerces Notice

<pre>

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xerces Java distribution. ==
=====
```

Apache Xerces Java

Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

</pre>

### Apache 2.0 License

<pre>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should

be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

</pre>

```
This is the copyright file
## Harfbuzz v2.3.1
```

```
### Harfbuzz License
```

```
http://cgit.freedesktop.org/harfbuzz/tree/COPYING
```

<pre>

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow. For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012 Google, Inc.  
Copyright 2012 Mozilla Foundation  
Copyright 2011 Codethink Limited  
Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)  
Copyright 2009 Keith Stribley  
Copyright 2009 Martin Hosken and SIL International  
Copyright 2007 Chris Wilson  
Copyright 2006 Behdad Esfahbod  
Copyright 2005 David Turner  
Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.  
Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.



Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, modify, and distribute this software and its documentation for any purpose, provided that the above copyright notice and the following two paragraphs appear in all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

All source code, except for one section, is licensed as above. The one exception is licensed with a slightly different MIT variant:  
The contents of this directory are licensed under the following terms:

Copyright (C) 2012 Grigori Goronzy  
<greg@kinoho.net>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

</pre>

Copyright 2008, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

jpackage test license file (just some sample text).

## Thai Dictionary

### Thai Dictionary License

<pre>

Copyright (C) 1982 The Royal Institute, Thai Royal Government.

Copyright (C) 1998 National Electronics and Computer Technology Center, National Science and Technology Development Agency, Ministry of Science Technology and Environment, Thai Royal Government.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: \*

Copyright: APPLICATION\_COPYRIGHT

License: APPLICATION\_LICENSE\_TEXT

## JLine v3.12.1

### JLine License

<pre>

Copyright (c) 2002-2018, the original author or authors.

All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND

FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

#### ADDITIONAL INFORMATION ABOUT LICENSING

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications

to this package which may subsequently be redistributed and/or involve the use of third party software.

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>  
Balzs Dn <balazs.dan@gmail.com>  
Bharat Mediratta <bharat@menalto.com>  
Chandler Carruth <chandlerc@google.com>  
Chris Prince <cprince@google.com>  
Chris Taylor <taylorc@google.com>  
Dan Egnor <egnor@google.com>  
Eric Roman <eroman@chromium.org>  
Hady Zalek <hady.zalek@gmail.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Ji Sigursson <joi@google.com>  
Keir Mierle <mierle@gmail.com>  
Keith Ray <keith.ray@gmail.com>  
Kenton Varda <kenton@google.com>  
Manuel Klimek <klimek@google.com>  
Markus Heule <markus.heule@gmail.com>  
Mika Raento <mikie@iki.fi>  
Mikls Fazekas <mfazekas@szemafor.com>  
Pasi Valminen <pasi.valminen@gmail.com>  
Patrick Hanna <phanna@google.com>  
Patrick Riley <pfr@google.com>  
Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean Mcafee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <>wan@google.com>  
## Mozilla Elliptic Curve Cryptography (ECC)

### Mozilla ECC Notice

You are receiving a  
[copy](<http://hg.openjdk.java.net/jdk/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>)  
of the Elliptic Curve Cryptography library in source form or object code.

...

The terms of the Oracle license do NOT apply to the Elliptic Curve Cryptography library; it is licensed under the following license, separately from the Oracle programs you received. If you do not wish to install the Elliptic Curve Cryptography library, you may delete the Elliptic Curve Cryptography library by removing:

Solaris: \$(JAVA\_HOME)/lib/libsunec.so  
Linux: \$(JAVA\_HOME)/lib/libsunec.so  
macOS: \$(JAVA\_HOME)/lib/libsunec.dylib  
Windows: \$(JAVA\_HOME)\bin\sunec.dll

...

#### #### Mozilla ECC Library Removal Impact

...

The Java Cryptographic Service SunEC Provider uses the Mozilla ECC library. If this native library is removed, the following algorithms will no longer be available from the SunEC provider using the JCA/JCE APIs:

KeyPairGenerator: EC  
KeyAgreement: ECDH  
Signature: names that include \*withECDSA\*

...

#### #### Written Offer for Source Code

...

For third party technology that you receive from Oracle in binary form which is licensed under an open source license that gives you the right to receive the source code for that binary, you can also receive a copy of the source code on physical media by submitting a written request to:

Oracle America, Inc.  
Attn: Associate General Counsel,  
Development and Engineering Legal  
500 Oracle Parkway, 10th Floor  
Redwood Shores, CA 94065

Your request should include:

...

- \* The name of the component or binary file(s) for which you are requesting the source code
- \* The name and version number of the Oracle product containing the binary
- \* The date you received the Oracle product
- \* Your name
- \* Your company name (if applicable)
- \* Your return mailing address and email and
- \* A telephone number in the event we need to reach you.

...

We may charge you a fee to cover the cost of physical media and processing. Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model.

...

### Mozilla ECC License

...

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Elliptic Curve Cryptography library.

The Initial Developer of the Original Code is Sun Microsystems, Inc. Portions created by the Initial Developer are Copyright (C) 2003 the Initial Developer. All Rights Reserved.

Contributor(s):  
Dr  
Vipul Gupta and  
Douglas Stebila, Sun Microsystems Laboratories

The Elliptic Curve Cryptography Library is subject to GNU Lesser Public License Version 2.1.

...

#### LGPL 2.1

...

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of



any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is

linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However,

linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work.

(Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that

(1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents

or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.



14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

\*\*\*

## OASIS PKCS #11 Cryptographic Token Interface v2.40

### OASIS PKCS #11 Cryptographic Token Interface License

\*\*\*

Copyright (c) OASIS Open 2016. All Rights Reserved.

All capitalized terms in the following text have the meanings assigned to them in the OASIS Intellectual Property Rights Policy (the "OASIS IPR Policy"). The full Policy may be found at the OASIS website: [<http://www.oasis-open.org/policies-guidelines/ipr>]

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published, and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this section are included on all such copies and derivative works. However, this document itself may not be modified in any way, including by removing the copyright notice or references to OASIS, except as needed for the purpose of developing any document or deliverable produced by an OASIS Technical Committee (in which case the rules applicable to copyrights, as set forth in the OASIS IPR Policy, must be followed) or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by OASIS or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and OASIS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY OWNERSHIP RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. OASIS AND ITS MEMBERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THIS DOCUMENT OR ANY PART THEREOF.

...

## Mesa 3-D Graphics Library v19.2.1

### Mesa License

...

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN

ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

Attention, Contributors

When contributing to the Mesa project you must agree to the licensing terms  
of the component to which you're contributing.

The following section lists the primary components of the Mesa distribution  
and their respective licenses.

Mesa Component Licenses

Component	Location	License
Main Mesa code	src/mesa/	MIT
Device drivers	src/mesa/drivers/*	MIT, generally
Gallium code	src/gallium/	MIT
Ext headers	GL/gltext.h	Khronos
	GL/gltext.h	Khronos
	GL/wglext.h	Khronos
	KHR/khrplatform.h	Khronos

\*\*\*\*\*

----

include/GL/gl.h :

Mesa 3-D  
graphics library

Copyright (C) 1999-2006 Brian Paul All Rights Reserved.

Copyright (C) 2009 VMware, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

----

```
include/GL/glex.h
include/GL/glxext.h
include/GL/wglxext.h :
```

Copyright (c) 2013 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

----

```
include/KHR/khrplatform.h :
```

Copyright (c) 2008 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

...

```
## Cryptix AES v3.2.0
```

```
### Cryptix General License
```

```
<pre>
```

Cryptix General License

Copyright (c) 1995-2005 The Cryptix Foundation Limited.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE CRYPTIX FOUNDATION LIMITED AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CRYPTIX FOUNDATION LIMITED OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,

INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Apache Santuario v2.1.4

### Apache Santuario Notice

<pre>

Apache Santuario - XML Security for Java  
Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

It was originally based on software copyright (c) 2001, Institute for  
Data Communications Systems, <<http://www.nue.et-inf.uni-siegen.de/>>.

The development of this software was partly funded by the European  
Commission in the <WebSig> project in the ISIS Programme.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity  
authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and



subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that

do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except  
in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

</pre>

## International Components for Unicode (ICU4J) v64.2

### ICU4J License

...

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2019 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED

"AS IS", WITHOUT WARRANTY OF

ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

## 1. ICU License - ICU 1.8.1 to ICU 57.1

### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

# The Google Chrome software developed by Google is licensed under  
# the BSD license. Other software included in this distribution is  
# provided under other licenses, as set forth  
# below.  
#

```
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED
# TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions
# are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
```

```

#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors
# * may be used to endorse or promote products derived
# * from this software without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c)
# * 1999 Computer Systems and Communication Lab,
# * Institute of Information Science, Academia
# * Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright

```

```

# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE
# * IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an

```



# action of contract, negligence or other tortuous action, arising out  
# of or in connection with the use or performance of this software.  
#  
# A large portion of the dictionary entries  
# originate from ICOT Free Software. The following conditions for ICOT  
# Free Software applies to the current dictionary as well.  
#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program  
# is provided without any warranty whatsoever, whether express,  
# implied, statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special,  
# incidental  
# and consequential damages, arising out of or otherwise in connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,

```
# modification, copying and distribution of the program and the
# production of secondary products from the program.
#
# In the case where the program, whether in its original form or
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
```

```
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED
# AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer. Redistributions in binary form must reproduce the
# above copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----
```

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

#

# The TZ database itself is not an IETF Contribution or an IETF  
# document. Rather it is a pre-existing and regularly updated work  
# that is in the public domain, and is intended to remain in the  
# public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do  
# not apply to the TZ Database or contributions that individuals make  
# to it. Should any claims be made  
# and substantiated against the TZ  
# Database, the organization that is providing the IANA  
# Considerations defined in this RFC, under the memorandum of  
# understanding with the IETF, currently ICANN, may act in accordance  
# with all competent court orders. No ownership claims will be made  
# by ICANN or the IETF Trust on the database or the code. Any person  
# making a contribution to the database or code waives all rights to  
# future claims in that contribution or in the TZ Database.

...

All images in this directory are copyright 1995 by Jeff Dinkins.

## JRuby Joni v2.1.16

### MIT License

<pre>

Copyright (c) 2017 JRuby Team

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>  
## GIFLIB v5.2.1
```

```
### GIFLIB License  
...
```

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<https://sourceforge.net/p/giflib/code/ci/master/tree/openbsd-reallocarray.c>

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>  
SPDX-License-Identifier: MIT

All images in this directory are copyright 1995 by Jeff Dinkins.  
Unauthorized reproduction is prohibited.

For more information about Jeff's photographs, please see:

<http://www.theFixx.org/Jeff>  
## libpng v1.6.37

```
### libpng License  
<pre>
```

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this software, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals

added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabuddhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

```
</pre>  
## jQuery v3.4.1
```



### jQuery License

^^

jQuery v 3.4.1

Copyright JS Foundation and other contributors, <https://js.foundation/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The jQuery JavaScript Library v3.4.1 also includes Sizzle.js

Sizzle.js includes the following license:

Copyright JS Foundation and other contributors, <https://js.foundation/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/sizzle>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to

whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

\*\*\*\*\*

...

## The Unicode Standard, Unicode Character Database, Version 12.1.0

### Unicode Character Database

...

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining

a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

---

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.  
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
questions.

## Unicode Common Local Data Repository (CLDR) v36

### CLDR License

...

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s  
Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement.  
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

## COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the "Software") to deal  
in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files  
or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,

DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS

NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

## c-libutl 20160225

### c-libutl License

...

This software is distributed under the terms of the BSD license.

== BSD LICENSE =====

(C) 2009 by Remo Dentato (rdentato@gmail.com)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

<http://opensource.org/licenses/bsd-license.php>

...

## ASM Bytecode Manipulation Framework v7.0

### ASM License

<pre>

Copyright (c) 2000-2011 France Tlcom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## IAIK (Institute for Applied Information Processing and Communication) PKCS#11 wrapper files v1

### IAIK License

<pre>

Copyright (c) 2002 Graz University of Technology. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by IAIK of Graz University of Technology."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Graz University of Technology" and "IAIK of Graz University of Technology" must not be used to endorse or promote products derived from this software without prior written permission.
5. Products derived from this software may not be called "IAIK PKCS Wrapper", nor may "IAIK" appear in their name, without prior written permission of Graz University of Technology.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## jQuery UI v1.12.1

### jQuery UI License

...

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery-ui>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code contained within the demos directory.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

...

## Eastman Kodak Company: Portions of color management and imaging software

### Eastman Kodak Notice

<pre>

Portions Copyright Eastman Kodak Company 1991-2003

</pre>

## Mozilla Public Suffix List

### Public Suffix Notice

...

You are receiving a copy of the Mozilla Public Suffix List in the following file: <java-home>/lib/security/public\_suffix\_list.dat. The terms of the Oracle license do NOT apply to this file; it is licensed under the Mozilla Public License 2.0, separately from the Oracle programs you receive. If you do not wish to use the Public Suffix List, you may remove the <java-home>/lib/security/public\_suffix\_list.dat file.

The Source Code of this file is available under the

Mozilla Public License, v. 2.0 and is located at

[https://raw.githubusercontent.com/publicsuffix/list/33c1c788decfed1052089fa27e3005fe4088dec3/public\\_suffix\\_list.dat](https://raw.githubusercontent.com/publicsuffix/list/33c1c788decfed1052089fa27e3005fe4088dec3/public_suffix_list.dat).

If a copy of the MPL was not distributed with this file, you can obtain one at <https://mozilla.org/MPL/2.0/>.

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

...

### MPL v2.0

...

Mozilla Public License Version 2.0

=====

1. Definitions

-----

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to,

deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms

of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3.

#### Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the

Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must:

(a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become

compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*

\*

\* 6. Disclaimer of Warranty

\*

\* -----

\*

\*

\*

\* Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an

\*

essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

\*

\*

\*\*\*\*\*

\*\*\*\*\*

\*

\*



\* 7. Limitation of Liability \*

\* ----- \*

\* \*

\* Under no circumstances and under no legal theory, whether tort \*

\* (including negligence), contract, or otherwise, shall any \*

\* Contributor, or anyone who distributes Covered Software as \*

\* permitted above, be liable to You for any direct, indirect, \*

\* special, incidental, or consequential damages of any \*

character \*

\* including, without limitation, damages for lost profits, loss of \*

\* goodwill, work stoppage, computer failure or malfunction, or any \*

\* and all other commercial damages or losses, even if such party \*

\* shall have been informed of the possibility of such damages. This \*

\* limitation of liability shall not apply to liability for death or \*

\* personal injury resulting from such party's negligence to the \*

\* extent applicable law prohibits such limitation. Some \*

\* jurisdictions do not allow the exclusion or limitation of \*

\* incidental or consequential damages, so this exclusion and \*

\* limitation may not apply to You. \*

\* \*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

-----

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License.

Each version will be given a distinguishing version number.

#### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

#### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

##### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

##### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

...

## The FreeType Project: Freetype v2.10.1

### FreeType Notice

...

FreeType comes with two licenses from which you can choose the one which fits your needs best.

The FreeType License (FTL) is the most commonly used one. It is a BSD-style license with a credit clause and thus compatible with the GNU Public License (GPL) version 3, but not with the GPL version 2.

The GNU General Public License (GPL), version 2. Use it for all projects which use the GPLv2 also, or which need a license compatible to the GPLv2.

...

### FreeType License

...

The FreeType Project LICENSE

-----

2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG

(Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

```
""  
Portions of this software are copyright <year> The FreeType  
Project (www.freetype.org). All rights reserved.  
""
```

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions

-----

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where

`using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

#### 1. No Warranty

-----

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

#### 2. Redistribution

-----

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file (^FTL.TXT) unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also

encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

### 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine', `FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

### 4. Contacts

-----

There are two mailing lists related to FreeType:

o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<http://www.freetype.org>

...

### GPL v2

...

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License



along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE

PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING

ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to  
give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

```
#####
```

--- fthash.c and fthash.h are covered by the following notices ---

```
/*
 * Copyright 2000 Computing Research Labs, New Mexico State University
 * Copyright 2001-2015
 * Francesco Zappa Nardelli
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the
 * following conditions:
 *
```

\* The above copyright notice and this permission notice shall be included in  
\* all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
\* THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT  
\* OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR  
\* THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

/\*\*\*\*\*\*

\*  
\* This file is based on code from bdf.c,v 1.22 2000/03/16 20:08:50  
\*  
\* taken from Mark Leisher's xmbdfed package  
\*  
\*/

#####

--- FreeType 2 PSaux module  
is covered by the following notices ---

Copyright 2006-2014 Adobe Systems Incorporated.

This software, and all works of authorship, whether in source or object code form as indicated by the copyright notice(s) included herein (collectively, the "Work") is made available, and may only be used, modified, and distributed under the FreeType Project License, LICENSE.TXT. Additionally, subject to the terms and conditions of the FreeType Project License, each contributor to the Work hereby grants to any individual or legal entity exercising permissions granted by the FreeType Project License and this section (hereafter, "You" or "Your") a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such contributor that are necessarily infringed by their contribution(s) alone or by combination of their contribution(s) with the Work to which such contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

By using, modifying, or distributing the Work you indicate that you have read and understood the terms and conditions of the FreeType Project License as well as those provided in this section, and you accept them fully.

#####

...

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.  
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

## jopt-simple v5.0.4

### MIT License

<pre>

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:



The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>
## Apache Xalan v2.7.2
```

```
### Apache Xalan Notice
<pre>
```

```
=====
====
== NOTICE file corresponding to the section 4d of the Apache License, Version 2.0, ==
== in this case for the Apache Xalan distribution. ==
=====
====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Specifically, we only include the XSLTC portion of the source from the Xalan distribution.  
The Xalan project has two processors: an interpretive one (Xalan Interpretive) and a compiled one (The XSLT Compiler (XSLTC)). We \*only\* use the XSLTC part of Xalan; We use the source from the packages that are part of the XSLTC sources.

Portions of this software was originally based on the following:

- software copyright (c) 1999-2002, Lotus Development Corporation., <http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.
- voluntary contributions made by Ovidiu Predescu ([ovidiu@cup.hp.com](mailto:ovidiu@cup.hp.com)) on behalf of the Apache Software Foundation and was originally developed at Hewlett Packard Company.

```
</pre>

### Apache 2.0 License
<pre>
```

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to  
in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

#### JLEX COPYRIGHT NOTICE, LICENSE AND DISCLAIMER.

Copyright 1996-2003 by Elliot Joel Berk and C. Scott Ananian  
Permission to use, copy, modify, and distribute this software and  
its documentation for any purpose and without fee is hereby granted,  
provided that the above copyright notice appear in all copies and that  
both the copyright notice and this permission notice and warranty  
disclaimer appear in supporting documentation, and that the name of  
the authors or their employers not be used in advertising or publicity  
pertaining to distribution of the software without specific, written  
prior permission.

The authors and their employers disclaim all warranties with regard to  
this software, including all implied warranties of merchantability  
and  
fitness. In no event shall the authors or their employers be liable for  
any special, indirect or consequential damages or any damages whatsoever  
resulting from loss of use, data or profits, whether in an action of  
contract, negligence or other tortious action, arising out of or in  
connection with the use or performance of this software. The portions of  
JLex output which are hard-coded into the JLex source code are (naturally)  
covered by this same license.

</pre>

## Double-conversion v3.1.5

### Double-conversion License

<https://raw.githubusercontent.com/google/double-conversion/master/LICENSE>

<pre>

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,  
BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## DOM Level 3 Core Specification v1.0

### W3C License

<pre>

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other  
related items) is being provided by the copyright holders under the following  
license. By obtaining, using and/or copying this work, you (the licensee)  
agree that you have read, understood, and will comply with the following terms  
and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

- 1.The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
- 2.Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
- 3.Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS,COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION. The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).



</pre>

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted  
to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer

and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabuddhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs

Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will

individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to

be

licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and

2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you,

then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation.



If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public

License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following

clarification and special exception to the GPL, but

only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module

which is not derived from or based on this library. If

you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO

EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## Dynalink v.5

### Dynalink License

<pre>

Copyright (c) 2009-2013, Attila Szegedi

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Independent JPEG Group: JPEG release 6b

### JPEG License

...

\*\*\*\*\*

Copyright (C) 1991-1998, Thomas G. Lane.

This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the official ISO JPEG standards committee.

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.  
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
- (3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

\*\*\*\*\*

---

## PC/SC Lite v1.8.24

### PC/SC Lite License

<pre>

Copyright (c) 1999-2003 David Corcoran <corcoran@linuxnet.com>  
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Changes to this license can be made only by the copyright author with explicit written consent.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Apache Commons Byte Code Engineering Library (BCEL) Version 6.4.1

### Apache Commons BCEL Notice

<pre>

```
=====
== NOTICE file corresponding to the section 4 d of      ==
== the Apache License, Version 2.0,                    ==
== in this case for the Apache Commons BCEL distribution. ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

</pre>

### Apache 2.0 License

<pre>

```
        Apache License
        Version 2.0, January 2004
        http://www.apache.org/licenses/
```

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."



"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of

Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute,

alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether  
in tort (including negligence), contract, or otherwise,  
unless required by applicable law (such as deliberate and grossly  
negligent acts) or agreed to in writing, shall any Contributor be  
liable to You for damages, including any direct, indirect, special,  
incidental, or consequential damages of any character arising as a  
result of this License or out of the use or inability to use the  
Work (including but not limited to damages for loss of goodwill,  
work stoppage, computer failure or malfunction, or any and all  
other commercial damages or losses), even if such Contributor  
has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing  
the Work or Derivative Works thereof, You may choose to offer,  
and charge a fee for, acceptance of support, warranty, indemnity,  
or other liability obligations and/or rights consistent with this  
License. However, in accepting such obligations, You may act  
only  
on Your own behalf and on Your sole responsibility, not on behalf  
of any other Contributor, and only if You agree to indemnify,  
defend, and hold each Contributor harmless for any liability  
incurred by, or claims asserted against, such Contributor by reason  
of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following  
boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License,  
Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

</pre>

## 1.380 jackson-module-paranamer 2.10.2

### 1.380.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.  
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has  
been in development since 2007.

It is currently developed by a community of developers, as well as supported  
commercially by FasterXML.com.

## Licensing

Jackson core and extension components may be licensed under different licenses.  
To find the details that apply to this artifact see the accompanying LICENSE file.  
For more information, including possible other licensing options, contact  
FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included  
in some artifacts (usually source distributions); but is always available  
from the source code management (SCM) system project uses.

This copy of Jackson JSON processor `jackson-module-paranamer` module is licensed under the  
Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the  
specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.381 libcap 2.22-10.el7atomix1

### 1.381.1 Available under license :

Unless otherwise \*explicitly\* stated the following text describes the  
licensed conditions under which the contents of this module release  
may be distributed:

-----

Redistribution and use in source and binary forms of this module, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License, in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Unless otherwise *explicitly* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

-----  
Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.

2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Full  
text of gpl-2.0.txt:  
-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a)

You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively



when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information

you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year  
name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.382 mesa 18.3.4-6.el7\_7

### 1.382.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014-2018 Omar Cornut

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Subject: RE: Question about Mesa MLAA license  
From: Jorge Jimenez <iryoku@gmail.com>  
Date: 01/08/2013 12:50 PM  
To: Tom Callaway <tcallawa@redhat.com>  
CC: "jorge@iryoku.com" <jorge@iryoku.com>

Yes to both questions.

Thanks,  
Jorge

From: Tom Callaway <tcallawa@redhat.com>

Sent: January 8, 2013 6:49 PM  
To: Jorge Jimenez <iryoku@gmail.com>  
CC: jorge@iryoku.com  
Subject: Re: Question about Mesa MLAA license

On 01/08/2013 12:39 PM, Jorge Jimenez wrote:

> Hi Tom,

>

> What we meant with that is that we made an exception for clause 2.

> Instead of clause 2, in the case of the Mesa project, you have to name

> the technique Jimenez's MLAA in the config options of Mesa. We did that

> just to allow them to solve license issues. This exception should be for

> the Mesa project, and any project using Mesa, like Fedora.

>

> We want to widespread usage of our MLAA, so we want to avoid any kind of

> license complications. Hope current one is good for Fedora, if not

> please tell, and we'll see what

we can do!

Okay, a few more questions:

\* If Fedora decides to simply reproduce the quoted statement:

"Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia,  
Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."

Specifically, if this is done as part of documentation included with  
Mesa, is that sufficient to meet clause 2 even if the Mesa config option  
is not set as described in your exception?

\* Currently, the Mesa config option for MLAA says: "Morphological  
anti-aliasing based on Jimenez\' MLAA. 0 to disable, 8 for default  
quality". Is this in compliance with your exception?

Thanks again,

~tom

==

Fedora Project

Subject: RE: Question about Mesa MLAA license

From: Jorge Jimenez <iryoku@gmail.com>

Date: 01/08/2013 12:39 PM

To: "jorge@iryoku.com" <jorge@iryoku.com>, Tom Callaway <tcallawa@redhat.com>

Hi Tom,

What we meant with that is that we made an exception for clause 2.

Instead of clause 2, in the case of the Mesa project, you have to name the technique

Jimenez's MLAA in the config options of Mesa. We did that just to allow them to solve license issues. This exception should be for the Mesa project, and any project using Mesa, like Fedora.

We want to widespread usage of our MLAA, so we want to avoid any kind of license complications. Hope current one is good for Fedora, if not please tell, and we'll see what we can do!

Cheers,  
Jorge

From: Tom Callaway <tcallawa@redhat.com>  
Sent: January 8, 2013 6:30 PM  
To: jorge@iryoku.com  
Subject: Question about Mesa MLAA license

Jorge,

Thanks for all of your fantastic graphics work! I have been auditing Fedora (a popular distribution of Linux) for license compliance and I came across your MLAA code in Mesa.

The license says:

- \* 2. Redistributions in binary form must reproduce the following statement:
- \*
- \* "Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia,
- \* Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."
- \*
- \* Only for use in the
- Mesa project, this point 2 is filled by naming the
- \* technique Jimenez's MLAA in the Mesa config options.

That wording is unclear. When you say "Only for use in the Mesa project...", it seems like you could either be saying:

- This code may only be used as part of Mesa.

OR

- In Mesa, you can comply with clause 2 by simply selecting "Jimenez's MLAA" in the Mesa config options.

\*\*\*\*\*



If the first item is true, then we may have to remove the MLAA code from Fedora's copy of Mesa. However, looking at the license on your SMAA code, I do not believe it to be the case. Please let me know either way!

Thanks in advance,

Tom Callaway  
Fedora Legal

==

Fedora Project

abcdefghijklmnopqrstuvwxyz  
ABCDEFGHIJKLMNOPQRSTUVWXYZ

-  
0123456789

.

+

-

/

\*

%

<

>

[

]

(

)

{

}

^

|

&

~

=

!

:

;

,

?

..

..

..

..

..

..

.

.

# 1.383 Iz4 1.7.5-3.eI7.0atomix1

## 1.383.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.



## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

Copyright (c) 2014, Ipsantil

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file,  
and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that

files in the `lib` directory are designed to be included into 3rd party applications, while all other files, in `programs`, `tests` or `examples`, receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: \*

Copyright: (C) 2011+ Yann Collet

License: GPL-2+

The full text of license: <https://github.com/Cyan4973/lz4/blob/master/lib/LICENSE>

# 1.384 commons-compiler 3.0.9

## 1.384.1 Available under license :

<OWNER> = Regents of the University of California

<ORGANIZATION> = University of California, Berkeley

<YEAR> = 1998

In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

Copyright (c) <YEAR>, <OWNER>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this

software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.385 janino 3.0.9

### 1.385.1 Available under license :

<OWNER> = Regents of the University of California

<ORGANIZATION> = University of California, Berkeley

<YEAR> = 1998

In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

Copyright (c) <YEAR>, <OWNER>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.386 log4j-api 2.11.1

## 1.386.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the



Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j 1.x Compatibility API  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.387 rocksdb 5.14.2

## 1.387.1 Available under license :

This contains code that is from LevelDB, and that code is under the following license:

Copyright (c) 2011 The LevelDB Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.



To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.  
Attribution 4.0 International

=====  
Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

#### Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: [wiki.creativecommons.org/Considerations\\_for\\_licensors](http://wiki.creativecommons.org/Considerations_for_licensors)

Considerations for the public: By using one of our public licenses, a licensor

grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:  
[wiki.creativecommons.org/Considerations\\_for\\_licensees](http://wiki.creativecommons.org/Considerations_for_licensees)

---

## Creative Commons Attribution 4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

### Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. Copyright and Similar Rights means copyright and/or similar rights

closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.

d. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.

e. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

f. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.

g. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.

h. Licensor means the individual(s) or entity(ies) granting rights under this Public License.

i. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.

j. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.

k. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed

Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

- ii. a copyright notice;
  - iii. a notice that refers to this Public License;
  - iv. a notice that refers to the disclaimer of warranties;
  - v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
- b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
  - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.
4. If You Share Adapted Material You produce, the Adapter's License You apply must not prevent recipients of the Adapted Material from complying with this Public License.

#### Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material; and

- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

#### Section 5 -- Disclaimer of Warranties and Limitation of Liability.

a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.

b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

#### Section 6 -- Term and Termination.

a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.

b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:

1. automatically



as of the date the violation is cured, provided  
it is cured within 30 days of Your discovery of the  
violation; or

2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any  
right the Licensor may have to seek remedies for Your violations  
of this Public License.

c. For the avoidance of doubt, the Licensor may also offer the  
Licensed Material under separate terms or conditions or stop  
distributing the Licensed Material at any time; however, doing so  
will not terminate this Public License.

d. Sections 1, 5, 6, 7, and 8 survive termination of this Public  
License.

Section 7 -- Other Terms and Conditions.

a. The Licensor shall not be bound by any additional or different  
terms or conditions communicated by You unless expressly agreed.

b. Any arrangements, understandings, or agreements regarding the  
Licensed Material not stated herein are separate from and  
independent of the terms and  
conditions of this Public License.

Section 8 -- Interpretation.

a. For the avoidance of doubt, this Public License does not, and  
shall not be interpreted to, reduce, limit, restrict, or impose  
conditions on any use of the Licensed Material that could lawfully  
be made without permission under this Public License.

b. To the extent possible, if any provision of this Public License is  
deemed unenforceable, it shall be automatically reformed to the  
minimum extent necessary to make it enforceable. If the provision  
cannot be reformed, it shall be severed from this Public License  
without affecting the enforceability of the remaining terms and  
conditions.

c. No term or condition of this Public License will be waived and no  
failure to comply consented to unless expressly agreed to by the  
Licensor.

d. Nothing in this Public License constitutes or may be interpreted  
as a limitation upon, or waiver of, any privileges and immunities

that apply to the Licensor  
or You, including from the legal  
processes of any jurisdiction or authority.

=====  
Creative Commons is not a party to its public licenses.  
Notwithstanding, Creative Commons may elect to apply one of its public  
licenses to material it publishes and in those instances will be  
considered the "Licensor." Except for the limited purpose of indicating  
that material is shared under a Creative Commons public license or as  
otherwise permitted by the Creative Commons policies published at  
creativecommons.org/policies, Creative Commons does not authorize the  
use of the trademark "Creative Commons" or any other trademark or logo  
of Creative Commons without its prior written consent including,  
without limitation, in connection with any unauthorized modifications  
to any of its public licenses or any other arrangements,  
understandings, or agreements concerning use of licensed material. For  
the avoidance of doubt, this paragraph  
does not form part of the public  
licenses.

Creative Commons may be contacted at [creativecommons.org](http://creativecommons.org).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.388 snake-yaml 1.17

## 1.388.1 Available under license :

Found license 'GNU Lesser General Public License' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Found license 'Eclipse Public License 1.0' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

## 1.389 snake-yaml 1.15

### 1.389.1 Available under license :

Found license 'GNU Lesser General Public License' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Found license 'Eclipse Public License 1.0' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'  
Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any



medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and  
If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may

choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

## APPENDIX: HOW TO APPLY THE APACHE LICENSE TO YOUR WORK

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless

required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

# 1.390 snake-yaml 1.24

## 1.390.1 Available under license :

Found license 'Eclipse Public License 1.0' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Found license 'GNU Lesser General Public License' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

# 1.391 slf4j 1.8.0-alpha2

## 1.391.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.392 cassandra-driver-mapping 3.0.0

## 1.392.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are

under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent

infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.393 simpleclient-dropwizard 0.6.0

## 1.393.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce,

prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.



7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.394 simpleclient-pushgateway 0.3.0

## 1.394.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Twitter, Inc

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history

available at <https://github.com/jquery/jquery>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the `node_modules` and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

Common libraries shared by Prometheus Go components.  
Copyright 2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Pushgateway for ephemeral and batch jobs

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

jQuery

<https://jquery.org>

Copyright jQuery Foundation and other contributors

Licensed under the MIT License



Bootstrap  
<http://getbootstrap.com>  
Copyright 2011-2014 Twitter, Inc.  
Licensed under the MIT License  
Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.  
<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013 Julien Schmidt. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The names of the contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JULIEN SCHMIDT BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Prometheus instrumentation library for Go applications  
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

goautoneg

<http://bitbucket.org/ww/goautoneg>

Copyright 2011, Open Knowledge Foundation Ltd.

See README.txt for license details.

perks - a fork of <https://github.com/bmizerany/perks>

<https://github.com/beorn7/perks>

Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein

See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format

<http://github.com/golang/protobuf/>

Copyright 2010 The Go Authors

See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).

[https://github.com/matttproud/golang\\_protobuf\\_extensions](https://github.com/matttproud/golang_protobuf_extensions)

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

Copyright (c) 2014, Elazar Leibovich

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

## 1.395 flink-shaded-jackson 2.10.1

### 1.395.1 Available under license :

flink-shaded-jackson-module-jsonSchema

Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.module:jackson-module-jsonSchema:2.10.1
- javax.validation:validation-api:1.1.0.Final

flink-shaded-jackson

Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)



- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-csv:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1
- org.yaml:snakeyaml:1.24

# 1.396 calcite-core 1.20.0

## 1.396.1 Available under license :

Calcite Core

Copyright 2012-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.397 flink-shaded-guava 18.0

## 1.397.1 Available under license :

flink-shaded-guava-18

Copyright 2014-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:18.0

[ ParaNamer used to be 'Public Domain', but since it includes a small piece of ASM it is now the same license as that: BSD ]

Copyright (c) 2006 Paul Hammant & ThoughtWorks Inc

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Flink

Copyright 2014-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
flink-shaded-netty-openssl-static  
Copyright 2014-2019 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.netty:netty-tcnative-boringssl-static:2.0.25.Final

This project bundles the following dependencies under the OpenSSL license.  
See bundled license files for details.

- BoringSSL (statically linked native libraries)

JSch 0.0.\* was released under the GNU LGPL license. Later, we have switched over to a BSD-style license.

-----  
Copyright (c) 2002-2015 Atsuhiko Yamanaka, JCraft, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-shaded-hadoop-2-uber

Copyright 2014-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.jamesmurty.utils:java-xmlbuilder:0.4
- commons-beanutils:commons-beanutils:1.9.3
- commons-cli:commons-cli:1.3.1
- commons-codec:commons-codec:1.10

- commons-collections:commons-collections:3.2.2
- commons-configuration:commons-configuration:1.7
- commons-daemon:commons-daemon:1.0.13
- commons-digester:commons-digester:1.8.1
- commons-io:commons-io:2.4
- commons-lang:commons-lang:2.6
- commons-logging:commons-logging:1.1.3
- commons-net:commons-net:3.1
- org.apache.avro:avro:1.8.2
- org.apache.commons:commons-compress:1.18
- org.apache.commons:commons-math3:3.5
- org.apache.zookeeper:zookeeper:3.4.10
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13
- 
- org.xerial.snappy:snappy-java:1.1.4

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- com.jcraft:jsch:0.1.42
- com.thoughtworks.paranamer:paranamer:2.7
- xmlenc:xmlenc:0.52

This project bundles the following dependencies under the Common Development and Distribution License (CDDL) 1.0.  
See bundled license files for details.

- javax.activation:activation:1.1 (<http://java.sun.com/products/javabeans/jaf/index.jsp>)
- javax.servlet:servlet-api:2.5 (<https://repo1.maven.org/maven2/javax/servlet/servlet-api/2.5/>)
- javax.xml.stream:stax-api:1.0-2 (<http://central.maven.org/maven2/javax/xml/stream/stax-api/1.0-2/>)

This project bundles the following dependencies under the Common Development and Distribution License (CDDL) 1.1.  
See bundled license files for details.

- com.sun.jersey:jersey-client:1.9 (<http://central.maven.org/maven2/com/sun/jersey/jersey-client/1.9/>)
- javax.xml.bind:jaxb-api:2.2.2 (<https://jaxb.dev.java.net/>)

This project bundles "org.tukaani:xz:1.5".  
This Java implementation of XZ has been put into the public domain, thus you can do whatever you want with it. All the files in the package have been written by Lasse Collin, but some files are heavily based on public domain code written by Igor Pavlov.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

flink-shaded-zookeeper-3

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:27.0.1-jre
- org.apache.curator:curator-client:4.2.0
- org.apache.curator:curator-framework:4.2.0
- org.apache.curator:curator-recipes:4.2.0
- org.apache.zookeeper:zookeeper:3.4.10

Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

\* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

ASM: a very small and fast Java bytecode manipulation framework

Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-shaded-asm7

Copyright 2014-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- org.ow2.asm:asm:7.1
- org.ow2.asm:asm-analysis:7.1
- org.ow2.asm:asm-commons:7.1
- org.ow2.asm:asm-tree:7.1

flink-shaded-netty

Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.netty:netty-all:4.1.39.Final

Copyright 2003-2005, Ernst de Haan <[wfe.dehaan@gmail.com](mailto:wfe.dehaan@gmail.com)>

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-shaded-jackson-module-jsonSchema  
Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.module:jackson-module-jsonSchema:2.10.1
- javax.validation:validation-api:1.1.0.Final

flink-shaded-hadoop-2  
Copyright 2014-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:11.0.2
- net.java.dev.jets3t:jets3t:0.9.0
- org.apache.httpcomponents:httpClient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6
- commons-httpclient:commons-httpclient:3.1
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13

The version of the actual Hadoop dependencies depend on the built.

- org.apache.hadoop:hadoop-common
- org.apache.hadoop:hadoop-hdfs
- org.apache.hadoop:hadoop-mapreduce-client-core
- org.apache.hadoop:hadoop-yarn-client
- org.apache.hadoop:hadoop-yarn-common
- org.apache.hadoop:hadoop-annotations
- org.apache.hadoop:hadoop-auth
- org.apache.hadoop:hadoop-yarn-api

This project bundles the  
following dependencies under the BSD license.  
See bundled license files for details.

- com.google.protobuf:protobuf-java:2.5.0



flink-shaded-zookeeper-3  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:27.0.1-jre
- org.apache.curator:curator-client:4.2.0
- org.apache.curator:curator-framework:4.2.0
- org.apache.curator:curator-recipes:4.2.0
- org.apache.zookeeper:zookeeper:3.5.6
- org.apache.zookeeper:zookeeper-jute:3.5.6

flink-shaded-jackson  
Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-csv:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1
- org.yaml:snakeyaml:1.24

flink-shaded-netty-openssl-static  
Copyright 2014-2019 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.netty:netty-tcnative:2.0.25.Final

## 1.398 flink-shaded-netty 4.1.32.final

### 1.398.1 Available under license :

flink-shaded-netty  
Copyright 2014-2018 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.netty:netty-all:4.1.39.Final

# 1.399 spring-boot-starter-cache 2.0.1

## 1.399.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form  
shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the

License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within

third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.400 spring-kafka 2.1.9

### 1.400.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1

through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section)

patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and

assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.



# 1.401 avatica-core 1.15.0

## 1.401.1 Available under license :

Apache Calcite Avatica  
Copyright 2012-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.402 calcite-linq4j 1.20.0

## 1.402.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Calcite Linq4j  
Copyright 2012-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.403 tomcat-embed-websocket 9.0.8

### 1.403.1 Available under license :

Apache Tomcat  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensors for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.404 slf4j-log4j 1.7.15

### 1.404.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.405 tomcat-embed-el 9.0.8

### 1.405.1 Available under license :

Apache Tomcat  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of



the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.406 log4j-slf4j18-impl 2.11.1

## 1.406.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j SLF4J 1.8+ Binding  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.407 openjdk 1.8.0.242.b08-0.e17\_7



## 1.407.1 Available under license :

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>

Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc\_demo.c
- the files in src/spy/
- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

- \* Copyright (C) 2013 Red Hat
- \*
- \* All rights reserved.
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- \* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- \* COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- \* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
- \* OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
- \* AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
- \* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
- \* THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
- \* DAMAGE.
- \*
- \* Author: Nikos Mavrogiannopoulos <[nmav@redhat.com](mailto:nmav@redhat.com)>

Files src/simclist.c and src/simclist.h are:

- \* Copyright (c) 2007,2008,2009,2010,2011 Mij <[mij@bitchx.it](mailto:mij@bitchx.it)>
- \*
- \* Permission to use, copy, modify, and distribute this software for any
- \* purpose with or without fee is hereby
- \* granted, provided that the above
- \* copyright notice and this permission notice appear in all copies.
- \*
- \* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
- \* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
- \* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
- \* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
- \* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
- \* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF

\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.  
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

PRIMES  
COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted

to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are  
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are  
derived from libpng-1.0.6, and are distributed according to the same  
disclaimer

and license as libpng-1.0.6 with the following individuals  
added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabudde  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of  
the library or against infringement. There is no warranty that our  
efforts or the library will fulfill any of your particular purposes  
or needs. This library is provided with all faults, and the entire  
risk of satisfactory quality, performance, accuracy, and effort is  
with the user.

Some files in the "contrib" directory and some configure-generated  
files that are distributed with libpng have other copyright owners, and  
are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecv.t.pod  
gcd.pod  
invmod.pod  
isprime.pod  
lap.pod  
mpi-test.pod

prime.txt

prng.pod

This is the copyright file

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of



these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above

on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically

receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems

or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
signature of Ty Coon, 1 April 1989
```

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module

which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

#### Note on GPL Compatibility

-----

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the

terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

#### Note on LGPL Compatibility

-----

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

#### Mozilla Public License Version 2.0

=====

##### 1. Definitions

-----

###### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

###### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

###### 1.3. "Contribution"

means Covered Software of a particular Contributor.

###### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

###### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any  
of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.



"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

-----

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its

Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

##### Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4.

#### Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support,

indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\* \*  
 \* 6. Disclaimer of Warranty \*  
 \* ----- \*  
 \* \*  
 \* Covered Software is provided under this License on an "as is" \*  
 \* basis, without warranty of any kind, either expressed, implied, or \*  
 \* statutory, including, without limitation, warranties that the \*  
 \* Covered Software is free of defects, merchantable, fit for a \*  
 \* particular purpose or non-infringing. The entire \*  
 \* risk as to the \*  
 \* quality and performance of the Covered Software is with You. \*  
 \* Should any Covered Software prove defective in any respect, You \*  
 \* (not any Contributor) assume the cost of any necessary servicing, \*  
 \* repair, or correction. This disclaimer of warranty constitutes an \*  
 \* essential part of this License. No use of any Covered Software is \*  
 \* authorized under this License except under this disclaimer. \*  
 \* \*

\*\*\*\*\*

\*\*\*\*\*

\* \*  
 \* 7. Limitation of Liability \*  
 \* ----- \*  
 \* \*  
 \* Under no circumstances \*  
 \* and under no legal theory, whether tort \*  
 \* (including negligence), contract, or otherwise, shall any \*  
 \* Contributor, or anyone who distributes Covered Software as \*  
 \* permitted above, be liable to You for any direct, indirect, \*  
 \* special, incidental, or consequential damages of any character \*  
 \* including, without limitation, damages for lost profits, loss of \*  
 \* goodwill, work stoppage, computer failure or malfunction, or any \*  
 \* and all other commercial damages or losses, even if such party \*  
 \* shall have been informed of the possibility of such damages. This \*  
 \* limitation of liability shall not apply to liability for death or \*  
 \* personal injury resulting from such party's negligence to the \*  
 \* extent applicable law prohibits such limitation. Some \*  
 \* jurisdictions do not allow the exclusion or limitation of \*  
 \* incidental or consequential damages, so this exclusion and \*  
 \* \*  
 \* limitation may not apply to You. \*  
 \* \*

\*\*\*\*\*

8. Litigation  
 -----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0. Copyright 2005 Sun Microsystems, Inc. All rights reserved. Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

\*\*\*\*\* BEGIN LICENSE BLOCK \*\*\*\*\*

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Netscape security libraries.

The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by Netscape are Copyright (C) 1994-2000 Netscape Communications Corporation. All

Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

\*\*\*\*\* END LICENSE BLOCK \*\*\*\*\*

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.



=====

1. Definitions

-----

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available,

modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute

a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

#### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

#### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*  
\*  
\*  
\* 6. Disclaimer of Warranty \*  
\* ----- \*  
\* \*  
\* Covered Software is provided under this License on an "as is" \*  
\* basis, without warranty of any kind, either expressed, implied, or \*  
\* statutory, including, without limitation, warranties that the \*  
\* Covered Software is free of defects, merchantable, fit for a \*  
\* particular purpose or non-infringing. The entire risk as to the \*  
\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\* essential part of this License. No use of any Covered  
Software is \*  
\* authorized under this License except under this disclaimer. \*  
\* \*

\*\*\*\*\*

\*\*\*\*\*

\* \*  
 \* 7. Limitation of Liability \*  
 \* ----- \*  
 \* \*  
 \* Under no circumstances and under no legal theory, whether tort \*  
 \* (including negligence), contract, or otherwise, shall any \*  
 \* Contributor, or anyone who distributes Covered Software as \*  
 \* permitted above, be liable to You for any direct, indirect, \*  
 \* special, incidental, or consequential damages of any character \*  
 \* including, without limitation,  
 \* damages for lost profits, loss of \*  
 \* goodwill, work stoppage, computer failure or malfunction, or any \*  
 \* and all other commercial damages or losses, even if such party \*  
 \* shall have been informed of the possibility of such damages. This \*  
 \* limitation of liability shall not apply to liability for death or \*  
 \* personal injury resulting from such party's negligence to the \*  
 \* extent applicable law prohibits such limitation. Some \*  
 \* jurisdictions do not allow the exclusion or limitation of \*  
 \* incidental or consequential damages, so this exclusion and \*  
 \* limitation may not apply to You. \*  
 \* \*  
 \*\*\*\*\*

## 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - "Incompatible With Secondary Licenses" Notice



-----  
This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or

otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or

such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts

located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to

surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you

also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus



the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted

interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These  
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

SAX COPYRIGHT STATUS

Version 1.0 of the Simple API for XML (SAX), created collectively by the membership of the XML-DEV mailing list, is hereby released into the public domain.

No one owns SAX: you may use it freely in both commercial and non-commercial applications, bundle it with your software distribution, include it on a CD-ROM, list the source code in a book, mirror the documentation at your own web site, or use it in any other way you see fit.

#### NO WARRANTY

Because SAX is released to the public domain, there is no warranty for the design or for the software implementation, to the extent permitted by applicable law. Except when otherwise stated in writing the copyright holders and/or other parties provide SAX "as is" without warranty of any kind, either expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. The entire risk as to the quality and performance of SAX is with you. Should SAX prove defective, you assume the cost of all necessary servicing, repair or correction.

In no event unless required by applicable law or agreed to in writing will any copyright holder, or any other party who may modify and/or redistribute SAX, be liable to you for damages, including any general, special, incidental or consequential damages arising out of the use or inability to use SAX (including but not limited to loss of data or data being rendered inaccurate or losses sustained by you or third parties or a failure of the SAX to operate with any other programs), even if such holder or other party has been advised of the possibility of such damages.

David Megginson <sax@megginson.com>

1998-05-11

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT

AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

#### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2012 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License

version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

Copyright 2005 Sun Microsystems, Inc. All rights reserved.

Use is subject to license terms.

\*\*\*\*\* BEGIN LICENSE BLOCK \*\*\*\*\*

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this package are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this package except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Netscape Portable Runtime (NSPR).

The Initial Developer of the Original Code is Netscape Communications Corporation.

Portions created by the Initial Developer are Copyright (C) 1998-2000 the Initial Developer. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

\*\*\*\*\* END LICENSE BLOCK \*\*\*\*\*

SAX IS FREE

-----

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson

david@megginson.com

2000-01-14

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA

or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

## 1.408 libxslt 1.1.28-5.el7.0atomix1

### 1.408.1 Available under license :

DocBk XML V3.1.7 DTD

Copyright (C) 1998, 1999 Norman Walsh

<http://nwalsh.com/docbook/xml/>

You may distribute this DTD under the same terms as DocBook.

Please direct all questions and comments about this DTD to



Norman Walsh, <ndw@nwalsh.com>.

This DTD is based on the DocBook V3.1 DTD from OASIS:

[DocBook is] Copyright 1992, 1993, 1994, 1995, 1996, 1998, 1999 HaL Computer Systems, Inc., O'Reilly & Associates, Inc., ArborText, Inc., Fujitsu Software Corporation, and the Organization for the Advancement of Structured Information Standards (OASIS).

Permission to use, copy, modify and distribute the DocBook DTD and its accompanying documentation for any purpose and without fee is hereby granted in perpetuity, provided that the above copyright notice and this paragraph appear in all copies. The copyright holders make no representation about the suitability of the DTD for any purpose. It is provided "as is" without expressed or implied warranty.

For

more information about the DocBook DTD, see

<http://www.oasis-open.org/docbook/>

Licence for libxslt except libxslt

-----  
Copyright (C) 2001-2002 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE DANIEL VEILLARD BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Daniel Veillard shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from him.

Licence for libexslt

-----  
Copyright (C) 2001-2002 Thomas Broyer, Charlie Bozeman and Daniel Veillard.  
All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software,  
and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the authors shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from him.

-----  
Simplified DocBk XML V3.1.7.1 DTD  
Copyright (C) 1999 Norman Walsh  
<http://nwalsh.com/docbook/simple/>

You may distribute this DTD under the same terms as DocBook.

Please direct all questions and comments about this DTD to Norman Walsh, <[ndw@nwalsh.com](mailto:ndw@nwalsh.com)>.

This DTD is based on the DocBk XML DTD, which is in turn based on the DocBook V3.1 DTD from OASIS:

[DocBook is] Copyright 1992, 1993, 1994, 1995, 1996, 1998, 1999 HaL Computer Systems, Inc., O'Reilly & Associates, Inc., ArborText, Inc., Fujitsu Software Corporation, and the Organization for the Advancement of Structured Information Standards (OASIS).

Permission to use, copy, modify and distribute the DocBook DTD and its accompanying documentation for any purpose and

without fee is hereby granted in perpetuity, provided that the above copyright notice and this paragraph appear in all copies. The copyright holders make no representation about the suitability of the DTD for any purpose. It is provided "as is" without expressed or implied warranty.

For more information about the DocBook DTD, see  
<http://www.oasis-open.org/docbook/>  
Simplified DocBook XML V4.1.2.4 DTD  
Copyright (C) 1999, 2000 Norman Walsh  
<http://nwalsh.com/docbook/simple/>

You may distribute this DTD under the same terms as DocBook.

Please direct all questions and comments about this DTD to Norman Walsh, <[ndw@nwalsh.com](mailto:ndw@nwalsh.com)>.

This DTD is based on the DocBook XML V4.1.2 DTD from OASIS:

[DocBook is] Copyright 1992-2000 HaL Computer Systems, Inc., O'Reilly & Associates, Inc., ArborText, Inc., Fujitsu Software Corporation, Norman Walsh, and the Organization for the Advancement of Structured Information Standards (OASIS).

Permission to use, copy, modify and distribute the DocBook DTD and its accompanying documentation for any purpose and without fee is hereby granted in perpetuity, provided that the above copyright notice and this paragraph appear in all copies. The copyright holders make no representation about the suitability of the DTD for any purpose. It is provided "as is" without expressed or implied warranty.

For more information  
about the DocBook DTD, see  
<http://www.oasis-open.org/docbook/>

## 1.409 python 2.7.17-1.el7.0atomix2

### 1.409.1 Available under license :

Copyright (c) 2002 Jorge Acereda <[jacereda@users.sourceforge.net](mailto:jacereda@users.sourceforge.net)> &  
Peter O'Gorman <[ogorman@users.sourceforge.net](mailto:ogorman@users.sourceforge.net)>

Portions may be copyright others, see the AUTHORS file included with this distribution.

Maintained by Peter O'Gorman <[ogorman@users.sourceforge.net](mailto:ogorman@users.sourceforge.net)>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
X Window System License - X11R6.4

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

#### A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now		
PSF	yes			

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

### PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and

its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0  
-----

## BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6.

This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.



## CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs

4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

-----  
Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE

FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Additional Conditions for this Windows binary build  
-----

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at [microsoft.com](http://microsoft.com)) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;
- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or
- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper  
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the product.

---

#### Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

#### 1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

#### 2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

#### 3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

## 1.410 scala 2.11.12

### 1.410.1 Available under license :

Scala includes the Sizzle library:

Copyright (c) 2010 The Dojo Foundation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Scala includes the JLine library:

Copyright (c) 2002-2006, Marc Prud'hommeaux <mwpl@cornell.edu>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Scala is licensed under the [BSD 3-Clause License](<http://opensource.org/licenses/BSD-3-Clause>).

## Scala License

Copyright (c) 2002-2017 EPFL

Copyright (c) 2011-2017 Lightbend, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the EPFL nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,

INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#### # Other Licenses

This software includes projects with the following licenses, which are also included in the `licenses/`` directory:

### [Apache License](<http://www.apache.org/licenses/LICENSE-2.0.html>)

This license is used by the following third-party libraries:

- \* jansi

### [BSD License](<http://www.opensource.org/licenses/bsd-license.php>)

This license

is used by the following third-party libraries:

- \* jline

### [BSD 3-Clause License](<http://opensource.org/licenses/BSD-3-Clause>)

This license is used by the following third-party libraries:

- \* asm

### [MIT License](<http://www.opensource.org/licenses/MIT>)

This license is used by the following third-party libraries:

- \* jquery

- \* jquery-ui

- \* jquery-layout

- \* sizzle

- \* tools tooltip

### Public Domain

The following libraries are freely available in the public domain:

- \* forkjoin

The MIT License

Copyright (c) 2010 Fabrizio Balliano, Kevin Dalman

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Paul Bakaus, <http://jqueryui.com/>

This software consists of voluntary contributions made by many individuals (AUTHORS.txt, <http://jqueryui.com/about>) For exact contribution history, see the revision history and logs, available at <http://jquery-ui.googlecode.com/svn/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Scala includes the ASM library.

Copyright (c) 2000-2011 INRIA, France Telecom



All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

not-a-legal-formal-parameter-tuple.scala:2: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,  
or consider a pattern matching anonymous function: ` { case (a, b) => ... }`  
val x: ((Int, Int) => Int) = (((a, b)) => a)  
^

not-a-legal-formal-parameter-tuple.scala:3: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,  
or consider a pattern matching anonymous function: ` { case (param1, param2) => ... }`  
val y: ((Int, Int, Int) => Int) = (((a, !)) => a)  
^

not-a-legal-formal-parameter-tuple.scala:4: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple3,  
or consider a pattern matching anonymous function: ` { case (param1, ..., param3) => ... }`  
val z: ((Int, Int, Int) => Int) = (((a, NotAPatternVariableName, c)) => a)  
^

three errors found

(The MIT License)

Copyright (c) 2013 Greg Allen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2006, Ivan Sagalaev

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of highlight.js nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS AND CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Scala includes the Tools Tooltip library:

Copyright (c) 2009 Tero Piirainen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

(c) 2012-2014 GitHub

When using the GitHub logos, be sure to follow the GitHub logo guidelines (<https://github.com/logos>)

Font License: SIL OFL 1.1 (<http://scripts.sil.org/OFL>)

Applies to all font files

Code License: MIT (<http://choosealicense.com/licenses/mit/>)

Applies to all other files

Scala includes the jQuery library:

Copyright (c) 2010 John Resig

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Scala includes the JLine library, which includes the Jansi library.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of

Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such

litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may

provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary

use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the  
License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.411 procps 3.3.10-26.el7.0atomix1

## 1.411.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients  
all the rights that  
you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their



rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty;

keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc.,

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.412 libsemanage-common 2.5-

## 14.el7.0atomix1

### 1.412.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know



that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in

non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for

writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in

themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and



"any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the

ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

# 1.413 python 3.7.6-1.el7.0atomix1

## 1.413.1 Available under license :

Copyright (c) 2002 Jorge Acereda <jacereda@users.sourceforge.net> &  
Peter O'Gorman <ogorman@users.sourceforge.net>

Portions may be copyright others, see the AUTHORS file included with this

distribution.

Maintained by Peter O'Gorman <ogorman@users.sourceforge.net>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

#### A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization

created specifically to own Python-related Intellectual Property.  
Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now		
PSF	yes			

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

-----

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.
8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6.

This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

## CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO



LICENSEE OR ANY OTHER USERS OF PYTHON

1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs

4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

-----  
Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Additional Conditions for this Windows binary build  
-----

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at [microsoft.com](http://microsoft.com)) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;
- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or
- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this

file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper

Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the product.

---

Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

#### 1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

#### 2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have

made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

### 3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

# 1.414 openssl 1.0.2u.6.2.374-20200204204722.e17

## 1.414.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.  
 \*  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in  
 \* the documentation and/or other materials provided with the  
 \* distribution.  
 \*  
 \* 3. All advertising materials mentioning features or use  
 of this  
 \* software must display the following acknowledgment:  
 \* "This product includes software developed by the OpenSSL Project  
 \* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"  
 \*  
 \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
 \* endorse or promote products derived from this software without  
 \* prior written permission. For written permission, please contact  
 \* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).  
 \*  
 \* 5. Products derived from this software may not be called "OpenSSL"  
 \* nor may "OpenSSL" appear in their names without prior written  
 \* permission of the OpenSSL Project.  
 \*  
 \* 6. Redistributions of any form whatsoever must retain the following  
 \* acknowledgment:  
 \* "This product includes software developed by the OpenSSL Project  
 \* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS'' AND ANY  
 \* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
 TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
 \* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
 \* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
 \* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
 \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
 \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
 \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
 \* OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*  
 \* =====  
 \*  
 \* This product includes cryptographic software written by Eric Young  
 \* ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim  
 \* Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).  
 \*  
 \*/

Original SSLeay License

-----

```
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
 * All rights reserved.
 *
 * This package is an SSL implementation written
 * by Eric Young (eay@cryptsoft.com).
 * The implementation was written so as to conform with Netscapes SSL.
 *
 * This library is free for commercial and non-commercial use as long as
 * the following conditions are aheared to. The following conditions
 * apply to all code found in this distribution, be it the RC4, RSA,
 * lhash, DES, etc., code; not just the SSL code. The SSL documentation
 * included with this distribution is covered by the same copyright terms
 * except that the holder is Tim Hudson (tjh@cryptsoft.com).
 *
 * Copyright remains Eric Young's, and as such any Copyright notices in
 * the code are not to be removed.
 * If this package is used in a product, Eric Young should be given attribution
 * as the author of the parts of the library used.
 * This can be in the form of a textual message at program startup or
 * in documentation (online or textual) provided with the package.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. All advertising materials mentioning features or use of this software
 * must display the following acknowledgement:
 * "This product includes cryptographic software written by
 * Eric Young (eay@cryptsoft.com)"
 * The word 'cryptographic' can be left out if the rouines from the library
 * being used are not cryptographic related :-).
 * 4. If you include any Windows specific code (or a derivative thereof) from
 * the apps directory (application code) you must include
 * an acknowledgement:
 * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
 *
 * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
```

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or  
\* derivative of this code cannot be changed. i.e. this

code cannot simply be

\* copied and put under another distribution licence

\* [including the GNU Public Licence.]

\*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place - Suite 330, Boston, MA

02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.



1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even

though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

FOR THE PROGRAM,  
TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN  
OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES  
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED  
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS  
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE  
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,  
REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING  
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR  
REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,  
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING  
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED  
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY  
YOU OR THIRD PARTIES OR A FAILURE OF THE  
PROGRAM TO OPERATE WITH ANY OTHER  
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest  
possible use to the public, the best way to achieve this is to make it  
free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest  
to attach them to the start of each source file to most effectively  
convey the exclusion of warranty; and each file should have at least  
the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free  
Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute

the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive

site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable

form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall



neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

#### 7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.415 shadow-utils 4.6-8.el7\_7.0atomix1

### 1.415.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such

an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any

later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into



proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

NOTE:

This license has been obsoleted by the change to the BSD-style copyright. You may continue to use this license if you wish, but you are under no obligation to do so.

(\*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

\*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

\*\*\*\*\*

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You

may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where

to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that YOU DO NOT ADVERTISE this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

/\*

\* Copyright (c) 1990 - 1994, Julianne Frances Haugh

\* Copyright (c) 1996 - 2000, Marek Michakiewicz

\* Copyright (c) 2000 - 2006, Tomasz Koczko

\* Copyright (c) 2007 - 2011, Nicolas Franois

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the copyright holders or contributors may not be used to

\* endorse or promote products derived from this software without

\* specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* ``AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A  
\* PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
675 Mass Ave, Cambridge, MA 02139, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not

compelled to copy  
the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.



It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),

EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

# 1.416 xz 5.2.2-1.el7.0atomix1

## 1.416.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>



This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1)  
assert copyright on the software, and (2) offer you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains  
that there is no warranty for this free software. For both users' and  
authors' sake, the GPL requires that modified versions be marked as

changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without

permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally

available free

programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or

similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated

place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the



User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or

limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or

modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that

transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want to  
do, use the GNU Lesser General  
Public License instead of this License. But first, please read  
<http://www.gnu.org/philosophy/why-not-lgpl.html>.

#### XZ Utils Licensing

=====

Different licenses apply to different files in this package. Here  
is a rough summary of which licenses apply to which parts of this  
package (but check the individual files to be sure!):

- liblzma is in the public domain.



- xz, xzdec, and lzmadec command line tools are in the public domain unless GNU getopt\_long had to be compiled and linked in from the lib directory. The getopt\_long code is under GNU LGPLv2.1+.
- The scripts to grep, diff, and view compressed files have been adapted from gzip. These scripts and their documentation are under GNU GPLv2+.
- All the documentation in the doc directory and most of the XZ Utils specific documentation files in other directories are in the public domain.
- Translated messages are in the public domain.
- The build system contains public domain files, and files that are under GNU GPLv2+ or GNU GPLv3+. None of these files end up in the binaries being built.
- Test files and test code in the tests directory, and debugging utilities in the debug directory are in the public domain.
- The extra directory may contain public domain files, and files that are under various free software licenses.

You can do whatever you want with the files that have been put into the public domain. If you find public domain legally problematic, take the previous sentence as a license grant. If you still find the lack of copyright legally problematic, you have too many lawyers.

As usual, this software is provided "as is", without any warranty.

If you copy significant amounts of public domain code from XZ Utils into your project, acknowledging this somewhere in your software is polite (especially if it is proprietary, non-free software), but naturally it is not legally required. Here is an example of a good notice to put into "about box" or into documentation:

This software includes code from XZ Utils <<https://tukaani.org/xz/>>.

The following license texts are included in the following files:

- COPYING.LGPLv2.1: GNU Lesser General Public License version 2.1
- COPYING.GPLv2: GNU General Public License version 2
- COPYING.GPLv3: GNU General Public License version 3

Note that the toolchain (compiler, linker etc.) may add some code pieces that are copyrighted. Thus, it is possible that e.g. liblzma binary wouldn't actually be in the public domain in its entirety even though it contains no copyrighted code from the XZ Utils source package.

If you have questions, don't hesitate to ask the author(s) for more information.

# 1.417 golang-snappy v0.0.0-20170215233205-553a64147049

## 1.417.1 Available under license :

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
#
# Names should be added to this file like so:
# Name <email address>
#
# Please keep the list sorted.
```

```
Damian Gryski <dgryski@gmail.com>
Jan Mercl <0xjnm1@gmail.com>
Kai Backman <kaib@golang.org>
Marc-Antoine Ruel <maruel@chromium.org>
```

Nigel Tao <nigeltao@golang.org>

Rob Pike <r@golang.org>

Rodolfo Carvalho <rhcavalho@gmail.com>

Russ Cox <rsc@golang.org>

Sebastien Binet <seb.binet@gmail.com>

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.418 datadog-zstd 1.3.5

### 1.418.1 Available under license :

BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Simplified BSD License

Copyright (c) 2016, Datadog <info@datadoghq.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.419 x-net v0.0.0-20190125091013-d26f9f9a57f3

### 1.419.1 Available under license :

# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at <http://tip.golang.org/CONTRIBUTORS>.  
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.420 rcrowley-go-metrics v0.0.0-20181016184325-3113b8401b8a

## 1.420.1 Available under license :

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

## 1.421 gorilla v1.7.0

### 1.421.1 Available under license :

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.422 zeromq 4.1.4-6

### 1.422.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.  
Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the



Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is

necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the

Library.

---

## SPECIAL EXCEPTION GRANTED BY COPYRIGHT HOLDERS

As a special exception, copyright holders give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the

resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you must extend this exception to your version of the library.

Note: this exception relieves you of any obligations under sections 4 and 5 of this license, and section 6 of the GNU General Public License.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains,

we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding

Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not



used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source

in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is

available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates

for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or

authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is

reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for

sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a

covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License,

section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE



USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.423 json-cpp 0.10.5-2

### 1.423.1 Available under license :

The JsonCpp library's source code, including accompanying documentation, tests and demonstration applications, are licensed under the following conditions...

Baptiste Lepilleur and The JsonCpp Authors explicitly disclaim copyright in all jurisdictions which recognize such a disclaimer. In such jurisdictions, this software is released into the Public Domain.

In jurisdictions which do not recognize Public Domain property (e.g. Germany as of 2010), this software is Copyright (c) 2007-2010 by Baptiste Lepilleur and The JsonCpp Authors, and is released under the terms of the MIT License (see below).

In jurisdictions which recognize Public Domain property, the user of this software may choose to accept it either as 1) Public Domain, 2) under the conditions of the MIT License (see below), or 3) under the terms of dual Public Domain/MIT License conditions described here, as they choose.

The MIT License is about as close to Public Domain as a license can get, and is described in clear,

concise terms at:

[http://en.wikipedia.org/wiki/MIT\\_License](http://en.wikipedia.org/wiki/MIT_License)

The full text of the MIT License follows:

=====  
Copyright (c) 2007-2010 Baptiste Lepilleur and The JsonCpp Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
(END LICENSE TEXT)

The MIT license is compatible with both the GPL and commercial software, affording one all of the rights of Public Domain with the minor nuisance of being required to keep the above copyright notice and license text in the source code. Note also that by accepting the Public Domain "license" you can re-license your copy using whatever license you like.

## 1.424 shadow 4.6-1

### 1.424.1 Available under license :

NOTE:

This license has been obsoleted by the change to the BSD-style copyright. You may continue to use this license if you wish, but you are under no obligation to do so.

(\*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

\*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

\*\*\*\*\*

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
  - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
  - b) accompany the distribution with the machine-readable source of the Package with your modifications.
  - c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the

Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package.

YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that YOU DO NOT ADVERTISE this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those



sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

# 1.425 libdevmapper 1.02.149-10

## 1.425.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish

on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the



entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this

License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line  
and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should  
also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION



0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.426 newt 0.52.15-4

## 1.426.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

### When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We



concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification

follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires

that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a

medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is



safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.427 jna 3.5.2-8

### 1.427.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally,

software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public

License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case,

there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements

apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work.

(Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays

copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.



It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third

parties with  
this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and  
the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who  
places the Library under this License may add  
an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK

AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest

possible use to the public,  
we recommend making it free software that  
everyone can redistribute and change. You can do so by permitting  
redistribution under these terms (or, alternatively, under the terms of the  
ordinary General Public License).

To apply these terms, attach the following notices to the library. It is  
safest to attach them to the start of each source file to most effectively  
convey the exclusion of warranty; and each file should have at least the  
"copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT  
ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
qRNQnmsMoNMDGXUenVfHVPuFPrNBGUUdBvfgtIdgVQWSbAa  
mj2KW7Oo9ud83ZbEKfK2xx922L04T>gYjDdLjGld4Wa6MPW  
NrqPtxROppqOmmqROMPSTnMmRqNOMnMnoPVSXswPsVXQwXV  
SPVVUtUNQmnmqmUUnopmqsvommmmmUUnopmqsvommmmmUUg  
kXkabskgXsXkbbqUUnmm

# 1.428 commons-fileupload 1.3.2-3.1

## 1.428.1 Available under license :

Apache Commons FileUpload  
Copyright 2002-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability



incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.429 commons-digester 1.8.1-19

## 1.429.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)  
the Work and for which the  
editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to  
communication

on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Digester  
Copyright 2001-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.430 leveldb 1.12.0-11

### 1.430.1 Available under license :

Copyright (c) 2011 The LevelDB Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.431 Lucene 7.6.0

## 1.431.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest  
you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients  
all the rights that we gave  
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.



For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without

limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing

the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL



DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
# JTS Topology Suite Licensing

May 30th, 2017

## ## Project Licenses

The Eclipse Foundation makes available all content in this project ("Content"). Unless otherwise indicated below, the Content is provided to you under the terms and conditions of either the [Eclipse Public License 1.0](https://www.eclipse.org/legal/epl-v10.html) ("EPL") or the [Eclipse Distribution License 1.0](http://www.eclipse.org/org/documents/edl-v10.php) (a BSD Style License). For purposes of the EPL, "Program" will mean the Content.

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content. Check the Redistributor's license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the EPL still apply to any source code in the Content and such source code may be obtained at <http://www.eclipse.org>.

## ## Third Party Content

The Content includes items that have been sourced from third parties as set out below. If you did not receive this Content directly from the Eclipse Foundation, the following is provided for informational purposes only, and you should look to the Redistributor's license for terms and conditions of use.

### ### Jdom-contrib version 1.1.3

The JTS tests module contains source from JDOM Contrib 1.1.3 which is available under the Jdom License [1]. The two files are `LineNumberElement.java` and `LineNumberSAXHandler.java`.

Typical users of this library will not need to depend on this module.

[1] <https://github.com/hunterhacker/jdom/blob/master/LICENSE.txt>

### ### GeoTools

JTS includes some code from the GeoTools project. This code has been licensed to the JTS project under the OSGeo BSD License [2] by the GeoTools PSC [3,4].

[2] <https://www.osgeo.org/sites/osgeo.org/files/Page/osgeo-bsd-license.txt>

[3] <https://github.com/geotools/geotools/wiki/JTS-ORA-Contribution>

[4]

<https://github.com/geotools/geotools/wiki/JTS-Shapefile-Contribution>

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING



OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN  
IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w` and `show c` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

```
/*
 *           Apache License
 *           Version 2.0, January 2004
 *           http://www.apache.org/licenses/
 *
 * TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION
 *
 * 1. Definitions.
 *
 * "License" shall mean the terms and conditions for use, reproduction,
 * and distribution as defined by Sections 1 through 9 of this document.
 *
 * "Licensor" shall mean the copyright owner or entity authorized by
 * the copyright owner that is granting the License.
 *
 * "Legal Entity" shall mean the union of the acting entity and all
 * other entities that control, are controlled by, or are under common
 * control with that entity. For the purposes of this definition,
 * "control" means (i) the power, direct or indirect, to cause the
 * direction or management of such entity, whether by contract or
 * otherwise, or (ii) ownership of fifty percent (50%) or more of the
 *
 * outstanding shares, or (iii) beneficial ownership of such entity.
 *
 * "You" (or "Your") shall mean an individual or Legal Entity
 * exercising permissions granted by this License.
 *
```

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\*

\* "Derivative Works" shall mean any work, whether in Source or Object

\*

form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\*

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to

\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

\*

Work and such Derivative Works in Source or Object form.

\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution

\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,  
\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other  
liability obligations and/or rights consistent with this  
\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\* APPENDIX: How to apply the Apache License to your work.

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose  
be included on the  
\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\* Copyright [yyyy] [name of copyright owner]

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\* <http://www.apache.org/licenses/LICENSE-2.0>

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under

the following

license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission.

Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002.

This version

removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about

this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

This license came from: <http://www.megginson.com/SAX/copying.html>  
However please note future versions of SAX may be covered  
under <http://saxproject.org/?selected=pd>

SAX2 is Free!

I hereby abandon any property rights  
to SAX 2.0 (the Simple API for  
XML), and release all of the SAX 2.0 source code, compiled code, and  
documentation contained in this distribution into the Public Domain.  
SAX comes with NO WARRANTY or guarantee of fitness for any  
purpose.

David Megginson, [david@megginson.com](mailto:david@megginson.com)  
2000-05-05

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2016 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
- \* Neither the name of Morfologik nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS



SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

ICU License - ICU 1.8.1 and later

## COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2012 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT

SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

ICU4J, (under `lucene/analysis/icu`) is licensed under an MIT style license (`modules/analysis/icu/lib/icu4j-LICENSE-BSD_LIKE.txt`) and Copyright (c) 1995-2012 International Business Machines Corporation and others

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# about.md file

## About This Content

May 22, 2015

### License

The Eclipse Foundation makes available all content in this plug-in ("Content"). Unless otherwise indicated below, the

Content is provided to you under the terms and conditions of the Apache License, Version 2.0. A copy of the Apache

License, Version 2.0 is available at

[<http://www.apache.org/licenses/LICENSE-2.0.txt>](<http://www.apache.org/licenses/LICENSE-2.0.txt>)

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another

party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content. Check the Redistributors license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the Apache License, Version 2.0 still apply

to any source code in the Content and such source code may be obtained at

[<http://www.eclipse.org>](<http://www.eclipse.org>).

#

notice.md file

Note: the below Eclipse user agreement is standard. It says "Unless otherwise indicated, "... before referring to the EPL. We indicate above that all content is licensed under the ASLv2 license. -- David Smiley

## Eclipse Foundation Software User Agreement

April 9, 2014

### Usage Of Content

THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR

REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.

### ### Applicable Licenses

Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at [<http://www.eclipse.org/legal/epl-v10.html>](<http://www.eclipse.org/legal/epl-v10.html>). For purposes of the EPL, "Program" will mean the Content.

Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse Foundation source code repository ("Repository") in software modules ("Modules") and made available as downloadable archives ("Downloads").

\* Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content.  
Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").

\*

Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java ARchive) in a directory named "plugins".

\* A Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be packaged

as a sub-directory in a directory named "features". Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.

\* Features may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of Included Features.

The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts").

The terms and conditions governing Features and Included Features should be contained in files named "license.html"

("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including,

but

not limited to the following locations:

- \* The top-level (root) directory
- \* Plug-in and Fragment directories
- \* Inside Plug-ins and Fragments packaged as JARs

- \* Sub-directories of the directory named "src" of certain Plug-ins
- \* Feature directories

Note: if a Feature made available by the Eclipse Foundation is installed using the Provisioning Technology (as defined

below), you must agree to a license ("Feature Update License") during the installation process. If the Feature contains

Included Features, the Feature Update License should either provide you with the terms and conditions governing the

Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature. Such Abouts, Feature Licenses, and Feature Update

Licenses contain the terms and conditions (or references to such terms and conditions) that govern your use of the associated Content in that directory.

THE

ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):

- \* Eclipse Distribution License Version 1.0 (available at <http://www.eclipse.org/licenses/edl-v1.0.html>)(<http://www.eclipse.org/licenses/edl-v10.html>))
- \* Common Public License Version 1.0 (available at <http://www.eclipse.org/legal/cpl-v10.html>)(<http://www.eclipse.org/legal/cpl-v10.html>))
- \* Apache Software License 1.1 (available at <http://www.apache.org/licenses/LICENSE>)(<http://www.apache.org/licenses/LICENSE>))
- \* Apache Software License 2.0 (available at <http://www.apache.org/licenses/LICENSE-2.0>)(<http://www.apache.org/licenses/LICENSE-2.0>))
- \* Mozilla Public License Version 1.1 (available at <http://www.mozilla.org/MPL/MPL-1.1.html>)(<http://www.mozilla.org/MPL/MPL-1.1.html>))

IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature

License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and conditions govern that particular Content.

### Use of Provisioning Technology

The Eclipse Foundation makes available provisioning software, examples of which include, but are not limited to, p2 and

the Eclipse Update Manager ("Provisioning Technology") for the purpose of allowing users to install software, documentation, information and/or other materials (collectively "Installable Software"). This capability is provided with the intent of allowing such users to install, extend and update Eclipse-based products. Information about packaging

Installable Software is available at

[http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html))([http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html)) ("Specification").



You may use Provisioning Technology to allow other parties to install Installable Software. You shall be responsible for enabling the applicable license agreements relating to the Installable Software to be presented to, and accepted by, the users of the Provisioning Technology in accordance with the Specification. By using Provisioning Technology in such a manner and making it available in accordance with the Specification, you further acknowledge your agreement to, and the acquisition of all necessary rights to permit the following:

1. A series of actions may occur ("Provisioning Process") in which a user may execute the Provisioning Technology on a machine ("Target Machine") with the intent of installing, extending or updating the functionality of an Eclipse-based product.
2. During the Provisioning Process, the Provisioning Technology may cause third party Installable Software or a portion thereof to be accessed and copied to the Target Machine.
3. Pursuant to the Specification, you will provide to the user the terms and conditions that govern the use of the Installable Software ("Installable Software Agreement") and such Installable Software Agreement shall be accessed from the Target Machine in accordance with the Specification. Such Installable Software Agreement must inform the user of the terms and conditions that govern the Installable Software and must solicit acceptance by the end user in the manner prescribed in such Installable Software Agreement. Upon such indication of agreement by the user, the provisioning Technology will complete installation of the Installable Software.

### ### Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

Java and all Java-based trademarks are trademarks of Oracle Corporation in the United States, other countries, or both.

<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0//EN">

<html><head>

<meta http-equiv="Content-Type" content="text/html; charset=ISO-8859-1">

<title>Eclipse.org Software User Agreement</title>

</head><body lang="EN-US" link="blue" vlink="purple">

<h2>Eclipse Foundation Software User Agreement</h2>

<p>March 17, 2005</p>

### <h3>Usage Of Content</h3>

<p>THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.</p>

### <h3>Applicable Licenses</h3>

<p>Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a>.

For purposes of the EPL, "Program" will mean the Content.</p>

<p>Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse.org CVS repository ("Repository") in CVS modules ("Modules") and made available as downloadable archives ("Downloads").</p>

<ul>

<li>Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content. Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").</li>

<li>Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java&#8482; ARchive) in a directory named "plugins".</li>

<li>A

Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be packaged as a sub-directory in a directory named "features". Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.</li>

<li>Features

may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and

version numbers of Included Features.</li>

</ul>

<p>The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts"). The terms and conditions governing Features and Included Features should be contained in files named "license.html" ("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including, but not limited to the following locations:</p>

<ul>

<li>The top-level (root) directory</li>

<li>Plug-in and Fragment directories</li>

<li>Inside Plug-ins and Fragments packaged as JARs</li>

<li>Sub-directories of the directory named "src" of certain Plug-ins</li>

<li>Feature directories</li>

</ul>

<p>Note: if a Feature made available by the Eclipse Foundation is installed using the Eclipse Update Manager, you must agree to a license ("Feature Update License") during the installation process. If the Feature contains Included Features, the Feature Update License should either provide you with the terms and conditions governing the Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature. Such Abouts, Feature Licenses, and Feature Update Licenses contain the terms and conditions (or references to such terms and conditions) that govern your use of the associated Content in that directory.</p>

<p>THE ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):</p>

<ul>

<li>Common Public License Version 1.0 (available at <a href="http://www.eclipse.org/legal/cpl-v10.html">http://www.eclipse.org/legal/cpl-v10.html</a></li>

<li>Apache Software License 1.1 (available at <a href="http://www.apache.org/licenses/LICENSE">http://www.apache.org/licenses/LICENSE</a></li>

<li>Apache Software License 2.0 (available at <a href="http://www.apache.org/licenses/LICENSE-2.0">http://www.apache.org/licenses/LICENSE-2.0</a></li>

<li>IBM Public License 1.0 (available at <a

<http://oss.software.ibm.com/developerworks/opensource/license10.html>

- Metro  
Link Public License 1.00 (available at <http://www.opengroup.org/openmotif/supporters/metrolink/license.html>)
- Mozilla Public License Version 1.1 (available at <http://www.mozilla.org/MPL/MPL-1.1.html>)

IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and conditions govern that particular Content.

### Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

Java and all Java-based trademarks are trademarks of Sun Microsystems, Inc. in the United States, other countries, or both.

[The "BSD license"]

Copyright (c) 2015 Terence Parr, Sam Harwell

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Common Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively

excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

##### Commercial

distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is

permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.



1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California

and the state courts of the State of California, with venue lying in Santa Clara County, California.

Apache Ivy (TM)

Copyright 2007-2013 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of Ivy were originally developed by  
Jayasoft SARL (<http://www.jayasoft.fr/>)  
and are licensed to the Apache Software Foundation under the  
"Software Grant License Agreement"

SSH and SFTP support is provided by the JCraft JSch package,  
which is open source software, available under  
the terms of a BSD style license.

The original software and related information is available  
at <http://www.jcraft.com/jsch/>.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one



of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was derived from unicode conversion examples available at <http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright from those sources:

```
/*
 * Copyright 2001-2004 Unicode, Inc.
 *
 * Disclaimer
 *
 * This source code is provided as is by Unicode, Inc. No claims are
 * made as to fitness for any particular purpose. No warranties of any
 * kind are expressed or implied. The recipient agrees to determine
 * applicability of information provided. If this file has been
 * purchased on magnetic or optical media from Unicode, Inc., the
 * sole remedy for any claim
 * will be exchange of defective media
 * within 90 days of receipt.
 *
 * Limitations on Rights to Redistribute This Code
 *
 * Unicode, Inc. hereby grants the right to freely use the information
 * supplied in this file in the creation of products supporting the
 * Unicode Standard, and to make copies of this file in any form
 * for internal or external distribution as long as this notice
 * remains attached.
 */
```

Some code in core/src/java/org/apache/lucene/util/ArrayUtil.java was derived from Python 2.4.2 sources available at <http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was derived from Python 3.1.2 sources available at <http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/3.1.2/license/>

Some code in core/src/java/org/apache/lucene/util/automaton was derived from Brics automaton sources available at [www.brics.dk/automaton/](http://www.brics.dk/automaton/).

Here is the copyright from those sources:

```
/*
```

\* Copyright (c) 2001-2009 Anders Moeller  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

The levenshtein automata tables in `core/src/java/org/apache/lucene/util/automaton`  
were automatically generated with the `moman/finenight` FSA package.  
Here is the copyright for those sources:

```
# Copyright (c) 2010, Jean-Philippe Barrette-LaPierre, <jpb@rrette.com>
#
# Permission is hereby granted, free of charge, to any person
# obtaining a copy of this software and associated documentation
# files (the "Software"), to deal in the Software without
# restriction, including
#   without limitation the rights to use,
#   copy, modify, merge, publish, distribute, sublicense, and/or sell
#   copies of the Software, and to permit persons to whom the
#   Software is furnished to do so, subject to the following
#   conditions:
#
# The above copyright notice and this permission notice shall be
# included in all copies or substantial portions of the Software.
#
# THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
# EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
```

# OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
# NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT  
# HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,  
# WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
# FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
# OTHER DEALINGS IN THE SOFTWARE.

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
derived from ICU (<http://www.icu-project.org>)

The full license is available

here:

<http://source.icu-project.org/repos/icu/icu/trunk/license.html>

/\*

\* Copyright (C) 1999-2010, International Business Machines

\* Corporation and others. All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy  
\* of this software and associated documentation files (the "Software"), to deal  
\* in the Software without restriction, including without limitation the rights  
\* to use, copy, modify, merge, publish, distribute, and/or sell copies of the  
\* Software, and to permit persons to whom the Software is furnished to do so,  
\* provided that the above copyright notice(s) and this permission notice appear  
\* in all copies of the Software and that both the above copyright notice(s) and  
\* this permission notice appear in supporting documentation.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR  
PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

\* IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE  
\* LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR  
\* ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER  
\* IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
\* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* Except as contained in this notice, the name of a copyright holder shall not  
\* be used in advertising or otherwise to promote the sale, use or other  
\* dealings in this Software without prior written authorization of the  
\* copyright holder.

\*/

The following license applies to the Snowball stemmers:

Copyright (c) 2001, Dr Martin Porter

Copyright (c) 2002, Richard Boulton

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license applies to the KStemmer:

Copyright 2003,  
Center for Intelligent Information Retrieval,  
University of Massachusetts, Amherst.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names "Center for Intelligent Information Retrieval" and "University of Massachusetts" must not be used to endorse or promote products derived from this software without prior written permission. To obtain permission, contact [info@ciir.cs.umass.edu](mailto:info@ciir.cs.umass.edu).

THIS SOFTWARE IS PROVIDED BY UNIVERSITY OF MASSACHUSETTS AND OTHER CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The  
following license applies to the Morfologik project:

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2011 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Morfologik nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The dictionary comes from Morfologik project. Morfologik uses data from Polish ispell/myspell dictionary hosted at <http://www.sjp.pl/slownik/en/> and

is licenced on the terms of (inter alia) LGPL and Creative Commons  
ShareAlike. The part-of-speech tags were added in Morfologik project and  
are not found in the data from sjp.pl. The tagset is similar to IPI  
PAN  
tagset.

---

The following license applies to the Morfeusz project,  
used by org.apache.lucene.analysis.morfologik.

BSD-licensed dictionary of Polish (SGJP)  
<http://sgjp.pl/morfeusz/>

Copyright 2011 Zygmunt Saloni, Wodzimierz Gruszczyski,  
Marcin Woliski, Robert Woosz

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the  
distribution.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AS IS AND ANY EXPRESS  
OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE  
DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

javax.servlet-\*.jar is under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.



You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache Xerces Java distribution. ==  
=====

Apache Xerces Java  
Copyright 1999-2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:  
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.  
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.  
- voluntary contributions made by Paul Eng on behalf of the  
Apache Software Foundation that were originally developed at iClick, Inc.,  
software copyright (c) 1999.

BSD 2-Clause License

Copyright (c) 2017, Lakhdar Benzahia  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Commons Compress

Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

BSD-licensed dictionary of Polish (Morfologik)

VERSION: 2.1 PoliMorf

BUILD: 2016-02-13 19:37:50+01:00

GIT: 6e63b53

Copyright (c) 2016, Marcin Mikowski

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

morfologik-ukrainian-search is a POS tag dictionary in morfologik format adjusted for searching.

It's part of dict\_uk project ([https://github.com/brown-uk/dict\\_uk](https://github.com/brown-uk/dict_uk))

Note: to better fit into full-text search model this dictionary has all word forms in lower case but keeps lemmas for

proper nouns in upper case.

Licensed under Apache License 2.0.  
Apache Commons Codec  
Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

-----  
src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java contains  
test data from <http://aspell.sourceforge.net/test/batch0.tab>.

Copyright (C) 2002 Kevin Atkinson (kevin@gnu.org). Verbatim copying  
and distribution of this entire article is permitted in any medium,  
provided this notice is preserved.

-----  
Copyright (c) 2004-2008 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

JUnit (under lib/junit-4.10.jar) is licensed under the Common Public License v. 1.0  
See <http://junit.sourceforge.net/cpl-v10.html>

=====  
== NOTICE file corresponding to the section 4 d of ==  
== the Apache License, Version 2.0, ==  
== in this case for the Apache Ant distribution. ==  
=====

Apache Ant

Copyright 1999-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes also software developed by :

- the W3C consortium (<http://www.w3c.org>) ,
- the SAX project (<http://www.saxproject.org>)

The <sync> task is based on code Copyright (c) 2002, Landmark Graphics Corp that has been kindly donated to the Apache Software Foundation.

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

This project contains annotations derived from JCIP-ANNOTATIONS Copyright (c) 2005 Brian Goetz and Tim Peierls.

See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)

### GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.



For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General

Public License (except

that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means

the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

## NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY  
or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the  
appropriate parts of the General Public License. Of course, the  
commands you use may be called something other than `show w' and `show  
c'; they could even be mouse-clicks  
or menu items--whatever suits your  
program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program `Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

That's all there is to it!

Apache OpenNLP Tools  
Copyright 2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Lucene  
Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects,  
including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license  
and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such  
as the Unicode Character Database. See <http://unicode.org/copyright.html> for more  
details.

Brics Automaton (under core/src/java/org/apache/lucene/util/automaton) is  
BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under core/src/java/org/apache/lucene/util/automaton) were  
automatically generated with the moman/finenight FSA library, created by  
Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license,  
see <http://sites.google.com/site/rrettesite/moman> and  
<http://bitbucket.org/jpbarrette/moman/overview/>

The class org.apache.lucene.util.WeakIdentityMap was derived from  
the Apache CXF project and is Apache License 2.0.

The Google Code Prettify is Apache License 2.0.  
See <http://code.google.com/p/google-code-prettify/>

JUnit (junit-4.10) is licensed under the Common Public License v. 1.0  
See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (JaspellTernarySearchTrie) from Java Spelling Checkin  
g Package (jaspell): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in  
analysis/common/src/java/net/sf/snowball  
were developed by Martin Porter and Richard Boulton.

The snowball stopword lists in  
analysis/common/src/resources/org/apache/lucene/analysis/snowball  
were developed by Martin Porter and Richard Boulton.

The full snowball

package is available from  
<http://snowball.tartarus.org/>

The KStem stemmer in  
`analysis/common/src/org/apache/lucene/analysis/en`  
was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst)  
under the BSD-license.

The Arabic,Persian,Romanian,Bulgarian, Hindi and Bengali analyzers (common) come with a default  
stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:  
`analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt`  
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The German,Spanish,Finnish,French,Hungarian,Italian,Portuguese,Russian and Swedish  
light stemmers  
(common) are based on BSD-licensed reference implementations created by Jacques Savoy and  
Ljiljana Dolamic. These files reside in:  
`analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java`

The  
Stempel analyzer (stempel) includes BSD-licensed software developed  
by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil,  
and Edmond Nolan.

The Polish analyzer (stempel) comes with a default  
stopword list that is BSD-licensed created by the Carrot2 project. The file resides  
in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.  
See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was  
provided by Xiaoping Gao and copyright 2009 by [www.imdict.net](http://www.imdict.net).

`WordBreakTestUnicode_*.java` (under `modules/analysis/common/src/test/`)

is derived from Unicode data such as the Unicode Character Database.  
See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish ispell/myspell dictionary (<http://www.sjp.pl/slownik/en/>)  
licenced on the terms of (inter alia)  
LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP) (<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

---

---

### Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

---

---

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

---

---

mecab-ipadic-2.7.0-20070801

Notice

---

---

Nara Institute of Science and Technology (NAIST),  
the copyright holders, disclaims all warranties with regard to this software, including all implied warranties of merchantability and fitness, in no event shall NAIST be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortuous action, arising out of or in connection with the use or performance of this software.

A large portion of the dictionary entries



originate from ICOT Free Software. The following conditions for ICOT Free Software applies to the current dictionary as well.

Each User may also freely distribute the Program, whether in its original form or modified, to any third party or parties, PROVIDED that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear on, or be attached to, the Program, which is distributed substantially in the same form as set out herein and that such intended distribution, if actually made, will neither violate or otherwise contravene any of the laws and regulations of the countries having jurisdiction over the User or the intended distribution itself.

#### NO WARRANTY

The program was produced on an experimental basis in the course of the research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term "use" as used herein includes, but is not limited to, the use, modification, copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

---

---

Nori Korean Morphological Analyzer - Apache Lucene Integration

---

---

This software includes a binary and/or source version of data from

mecab-ko-dic-2.0.3-20170922

which can be obtained from

<https://bitbucket.org/eunjeon/mecab-ko-dic/downloads/mecab-ko-dic-2.0.3-20170922.tar.gz>

CyberNeko HTML Parser

(C) Copyright 2002-2009, Andy Clark, Marc Guillemot. All rights reserved.

NekoHTML is a simple HTML scanner and tag balancer that enables application programmers to parse HTML documents and access the information using standard XML interfaces. The parser can scan HTML files and "fix up" many common mistakes that human (and computer) authors make in writing HTML documents. NekoHTML adds missing parent elements; automatically closes elements with optional end tags; and can handle mismatched inline element tags.

NekoHTML is written using the Xerces Native Interface (XNI) that is the foundation of the Xerces2 implementation. This enables you to use the NekoHTML parser with existing XNI tools without modification or rewriting code.

This product includes data from BSD-licensed dictionary of Polish (Morfologik, PoliMorf) (<http://morfologik.blogspot.com/>)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
License for JCraft JSch package  
-----

Copyright (c) 2002,2003,2004,2005,2006,2007 Atsuhiko Yamanaka, JCraft, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
License for jQuery  
-----

Copyright (c) 2007 John Resig, <http://jquery.com/>

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 France Tlcom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache HttpComponents Client  
Copyright 1999-2011 The Apache Software Foundation



This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or  
Object form, made available under the License, as indicated by a  
copyright notice that is included in or attached to the work  
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source

form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered



by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,

and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted

by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered



work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General

Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates

an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

=====  
== SLF4J Notice -- <http://www.slf4j.org/license.html> ==  
=====

Copyright (c) 2004-2008 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates

the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

## 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

## 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to

ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this

License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new

versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT



(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This product includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

RandomizedRunner, a JUnit @Runner for randomized tests (and more)

Copyright 2011-2012 Carrot Search s.c.

<http://labs.carrotsearch.com/randomizedtesting.html>

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This product includes asm (asmlib), BSD license

This product includes Google Guava, ASL license

This product includes simple-xml, ASL license

This product includes Google GSON, ASL license

## 1.432 nss 3.44.0-7.el7\_7

### 1.432.1 Available under license :

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

-----

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL.

The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

-----

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code

are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

## Mozilla Public License Version 2.0

=====

### 1. Definitions

-----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

#### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any  
of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to

distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the

license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4.

#### Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered

Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

```
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire
* risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
```

\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*

\*\*\*\*\*

\*\*\*\*\*

\* 7. Limitation of Liability \*

\* ----- \*

\* Under no circumstances \*  
and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation of \*  
\* incidental or consequential damages, so this exclusion and \*  
\*  
limitation may not apply to You. \*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent



necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look

for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----  
This Source Code Form  
is "Incompatible With Secondary Licenses", as  
defined by the Mozilla Public License, v. 2.0.  
Copyright 2005 Sun Microsystems, Inc. All rights reserved.  
Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public  
License, v. 2.0. If a copy of the MPL was not distributed with this  
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

/\* Copyright 2016-2017 INRIA and Microsoft Corporation

- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

This Source Code Form is subject to the terms of the Mozilla Public  
License, v. 2.0. If a copy of the MPL was not distributed with this  
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

Copyright 2008, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod

invmod.pod

isprime.pod

lap.pod

mpi-test.pod

prime.txt

prng.pod

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>

Balzs Dn <balazs.dan@gmail.com>

Bharat Mediratta <bharat@menalto.com>

Chandler Carruth <chandlerc@google.com>

Chris Prince <cprince@google.com>

Chris Taylor <taylorc@google.com>

Dan Egnor <egnor@google.com>

Eric Roman <eroman@chromium.org>

Hady Zalek <hady.zalek@gmail.com>

Jeffrey Yasskin <jyasskin@google.com>

Ji Sigursson <joi@google.com>

Keir Mierle <mierle@gmail.com>

Keith Ray <keith.ray@gmail.com>

Kenton Varda <kenton@google.com>

Manuel Klimek <klimek@google.com>

Markus Heule <markus.heule@gmail.com>

Mika Raento <mikie@iki.fi>

Mikls Fazekas <mfazekas@szemafor.com>

Pasi Valminen <pasi.valminen@gmail.com>  
Patrick Hanna <phanna@google.com>  
Patrick Riley <pfr@google.com>  
Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean McAfee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>

# 1.433 pierrec-lz4 2.0.5+incompatible

## 1.433.1 Available under license :

Copyright (c) 2015, Pierre Curto  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of xxHash nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.434 openssl 1.0.2r

## 1.434.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

#### OpenSSL License

-----

```
/* =====  
* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
*  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
*  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in  
* the documentation and/or other materials provided with the  
* distribution.  
*  
* 3. All advertising materials mentioning features or use  
of this  
* software must display the following acknowledgment:  
* "This product includes software developed by the OpenSSL Project  
* for use in the OpenSSL Toolkit. (http://www.openssl.org/)"  
*  
* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
* endorse or promote products derived from this software without  
* prior written permission. For written permission, please contact  
* openssl-core@openssl.org.  
*  
* 5. Products derived from this software may not be called "OpenSSL"  
* nor may "OpenSSL" appear in their names without prior written  
* permission of the OpenSSL Project.  
*  
* 6. Redistributions of any form whatsoever must retain the following  
* acknowledgment:
```

```

* "This product includes software developed by the OpenSSL Project
* for use in the OpenSSL Toolkit (http://www.openssl.org/)"
*
* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
* OF THE POSSIBILITY OF SUCH DAMAGE.
* =====
*
* This product includes cryptographic software written by Eric Young
* (eay@cryptsoft.com). This product includes software written by Tim
* Hudson (tjh@cryptsoft.com).
*
*/

```

Original SSLeay License

```

-----
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution
* as the author of the parts of the library used.
* This can be in the form of a textual message at program startup or
* in documentation (online or textual) provided with the package.

```

\*  
 \* Redistribution and use in source and binary forms, with or without  
 \* modification, are permitted provided that the following conditions  
 \* are met:  
 \* 1. Redistributions of source code must retain the copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 3. All advertising materials mentioning features or use of this software  
 \* must display the following acknowledgement:  
 \* "This product includes cryptographic software written by  
 \* Eric Young (eay@cryptsoft.com)"  
 \* The word 'cryptographic' can be left out if the routines from the library  
 \* being used are not cryptographic related :-).  
 \* 4. If you include any Windows specific code (or a derivative thereof) from  
 \* the apps directory (application code) you must include  
 \* an acknowledgement:  
 \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND  
 \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
 \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
 \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
 \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
 \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
 \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
 \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
 \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
 \* SUCH DAMAGE.  
 \*  
 \* The licence and distribution terms for any publically available version or  
 \* derivative of this code cannot be changed. i.e. this  
 \* code cannot simply be  
 \* copied and put under another distribution licence  
 \* [including the GNU Public Licence.]  
 \*/

GNU GENERAL PUBLIC LICENSE  
 Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
 59 Temple Place - Suite 330, Boston, MA  
 02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
 of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.



The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if

a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c'  
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
  - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
  - b) accompany the distribution with the machine-readable source of the Package with your modifications.
  - c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together



with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT

LIMITATION, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

# 1.435 openssl 1.0.2p

## 1.435.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

#### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.

\*

\* 3. All advertising materials mentioning features or use  
of this

\* software must display the following acknowledgment:

\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

\*

\* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For written permission, please contact  
\* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).

\*

\* 5. Products derived from this software may not be called "OpenSSL"

\* nor may "OpenSSL" appear in their names without prior written

```

* permission of the OpenSSL Project.
*
* 6. Redistributions of any form whatsoever must retain the following
* acknowledgment:
* "This product includes software developed by the OpenSSL Project
* for use in the OpenSSL Toolkit (http://www.openssl.org/)"
*
* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
* OF THE POSSIBILITY OF SUCH DAMAGE.
* =====
*
* This product includes cryptographic software written by Eric Young
* (eay@cryptsoft.com). This product includes software written by Tim
* Hudson (tjh@cryptsoft.com).
*
*/

```

Original SSLeay License

-----

```

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution

```

- \* as the author of the parts of the library used.
- \* This can be in the form of a textual message at program startup or
- \* in documentation (online or textual) provided with the package.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* "This product includes cryptographic software written by
- \* Eric Young (eay@cryptsoft.com)"
- \* The word 'cryptographic' can be left out if the routines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include
- an acknowledgement:
- \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this
- code cannot simply be
- \* copied and put under another distribution licence
- \* [including the GNU Public Licence.]
- \*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place - Suite 330, Boston, MA

02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the

program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that

you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your

cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.



6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c'  
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public

License instead of this License.

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis

of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
  - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
  - b) accompany the distribution with the machine-readable source of

the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote

products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.436 httpcomponents-client 4.5.10

### 1.436.1 Available under license :

Apache HttpComponents Client  
Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable



(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

=====  
This project includes Public Suffix List copied from  
<[https://publicsuffix.org/list/effective\\_tld\\_names.dat](https://publicsuffix.org/list/effective_tld_names.dat)>  
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

Mozilla Public License Version 2.0  
=====

### 1. Definitions -----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

#### 1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

### 2. License Grants and Conditions

-----

#### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)

Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its

Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer

for sale, have made, import, and otherwise transfer either its

Contributions or its Contributor Version.

#### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

#### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

(a) for any code that a Contributor has removed from Covered Software;

or

(b) for infringements caused by: (i) Your and any other third party's

modifications  
of Covered Software, or (ii) the combination of its  
Contributions with other software (except as part of its Contributor  
Version); or

(c) under Patent Claims infringed by Covered Software in the absence of  
its Contributions.

This License does not grant any rights in the trademarks, service marks,  
or logos of any Contributor (except as may be necessary to comply with  
the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to  
distribute the Covered Software under a subsequent version of this  
License (see Section 10.2) or under the terms of a Secondary License (if  
permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its  
Contributions are its original creation(s) or it has sufficient rights  
to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have  
under  
applicable copyright doctrines of fair use, fair dealing, or other  
equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted  
in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any  
Modifications that You create or to which You contribute, must be under  
the terms of this License. You must inform recipients that the Source  
Code Form of the Covered Software is governed by the terms of this  
License, and how they can obtain a copy of this License. You may not  
attempt to alter or restrict the recipients' rights in the Source Code

Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code

Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any

liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License



prior to termination shall survive termination.

```

*****
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is
* free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered Software is
* authorized under this License except under this disclaimer.
*
*****

```

```

*****
*
*
* 7. Limitation of Liability
* -----
*
*
* Under no circumstances and under no legal theory, whether tort
* (including negligence), contract, or otherwise, shall any
* Contributor, or anyone who distributes Covered Software as
* permitted above, be liable to You for any direct, indirect,
* special, incidental, or consequential damages of any character
* including, without limitation, damages for lost profits, loss of
* goodwill, work stoppage, computer failure or malfunction, or any
* and all other commercial damages or losses, even if such party
* shall have been informed of the possibility of such damages. This
* limitation of liability shall not apply to liability for death or
* personal injury resulting from such party's negligence to the
* extent applicable law prohibits such limitation. Some
* jurisdictions do not allow the exclusion or limitation
* of
* incidental or consequential damages, so this exclusion and
* limitation may not apply to You.
*
*****

```

### 8. Litigation

-----  
Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

## 1.437 go-resiliency 1.1.0

### 1.437.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.438 unzip 6.0-20.e17.0atomix2

## 1.438.1 Available under license :

This is version 2009-Jan-02 of the Info-ZIP license.

The definitive version of this document should be available at <ftp://ftp.info-zip.org/pub/infozip/license.html> indefinitely and a copy at <http://www.info-zip.org/pub/infozip/license.html>.

Copyright (c) 1990-2009 Info-ZIP. All rights reserved.

For the purposes of this copyright and license, "Info-ZIP" is defined as the following set of individuals:

Mark Adler, John Bush, Karl Davis, Harald Denker, Jean-Michel Dubois, Jean-loup Gailly, Hunter Goatley, Ed Gordon, Ian Gorman, Chris Herborth, Dirk Haase, Greg Hartwig, Robert Heath, Jonathan Hudson, Paul Kienitz, David Kirschbaum, Johnny Lee, Onno van der Linden, Igor Mandrichenko, Steve P. Miller, Sergio Monesi, Keith Owens, George Petrov, Greg Roelofs, Kai Uwe Rommel, Steve Salisbury, Dave Smith, Steven M. Schweda, Christian Spieler, Cosmin Truta, Antoine Verheijen, Paul von Behren, Rich Wales, Mike White.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall Info-ZIP or its contributors be held liable for any direct, indirect, incidental, special or consequential damages arising out of the use of or inability to use this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the above disclaimer and the following restrictions:

1. Redistributions of source code (in whole or in part) must retain the above copyright notice, definition, disclaimer, and this list of conditions.
2. Redistributions in binary form (compiled executables and libraries) must reproduce the above copyright notice, definition, disclaimer, and this list of conditions in documentation and/or other materials provided with the distribution. Additional documentation is not needed for executables where a command line license option provides these and

a

note regarding this option is in the executable's startup banner. The sole exception to this condition is redistribution of a standard UnZipSFX binary (including SFXWiz) as part of a self-extracting archive; that is permitted without inclusion of this license, as long as the normal SFX banner has not been removed from the binary or disabled.

3. Altered versions--including, but not limited to, ports to new operating systems, existing ports with new graphical interfaces, versions with modified or added functionality, and dynamic, shared, or static library versions not from Info-ZIP--must be plainly marked as such and must not be misrepresented as being the original source or, if binaries, compiled from the original source. Such altered versions also must not be misrepresented as being Info-ZIP releases--including, but not limited to, labeling of the altered versions with the names "Info-ZIP" (or any

variation thereof, including, but not limited to, different capitalizations), "Pocket UnZip," "WiZ" or "MacZip" without the explicit permission of Info-ZIP. Such altered versions are further prohibited from misrepresentative use of the Zip-Bugs or Info-ZIP e-mail addresses or the Info-ZIP URL(s), such as to imply Info-ZIP will provide support for the altered versions.

4. Info-ZIP retains the right to use the names "Info-ZIP," "Zip," "UnZip," "UnZipSFX," "WiZ," "Pocket UnZip," "Pocket Zip," and "MacZip" for its own source and binary releases.

---

This is the Info-ZIP file COPYING (for UnZip), last updated 17 Jul 2000.

---

**FIRST NOTE:**

This file contains some details about the copyright history of contributions to the UnZip project.

Additionally, it summarises some exceptions to the general BSD-like copyright found in LICENSE that covers our generic code and most of the system specific ports.

Please read LICENSE first to find out what is allowed to do with Info-ZIP's UnZip code.

-----

There are currently two explicit copyrights on portions of UnZip code (at least, of which Info-ZIP is aware):

Jim Luther's Mac OS File Manager interface code; and Christopher Evans' MacBinaryIII coding code (for the MacOS port).. These copyrights are discussed in more detail below.

All remaining code is now (starting with UnZip version 5.41) covered by the new Info-ZIP license. For details, please read the accompanying file LICENSE. The terms and conditions in this license supersede the copyright conditions of the contributions by Igor Mandrichenko (vms/vms.c), Greg Roelofs (zipinfo.c, new version of unshrink.c), Mike White (Windows DLL code in "windll/\*"), Steve P. Miller (Pocket UnZip GUI "wince/\*"), and Mark Adler (inflate/explode decompression core routines, previously put into the public domain). All these Info-ZIP contributors (or "primary" authors) have permitted us to replace their copyright notes by the Info-ZIP License.

Frequently Asked Questions regarding (re)distribution of Zip and UnZip are near the end of this file.

There are no known patents on any of the code in UnZip. Unisys claims a patent on LZW encoding and on LZW decoding in an apparatus that performs LZW encoding, but the patent appears to exempt a stand-alone decoder (as in UnZip's unshrink.c). Unisys has publicly claimed otherwise, but the issue has never been tested in court. Since this point is unclear, unshrinking is not enabled by default. It is the responsibility of the user to make his or her peace with Unisys and its licensing requirements. (unshrink.c may be removed from future releases altogether.)

---

The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete

core code is now covered by the Info-ZIP License. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program. For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

The following copyright applies to the Mac OS File Manager interface code (macos/source/macstuff.[ch]), distributed with UnZip 5.4 and later:

\* MoreFiles

- \*
  - \* A collection of File Manager and related routines
  - \*
    - \* by Jim Luther (Apple Macintosh Developer Technical Support Emeritus)
    - \* with significant code contributions by Nitin Ganatra
    - \* (Apple Macintosh Developer Technical Support Emeritus)
    - \* Copyright 1992-1998

Apple Computer, Inc.

- \* Portions copyright 1995 Jim Luther
- \* All rights reserved.
- \* The Package "More Files" is distributed under the following
- \* license terms:
- \*
  - \* "You may incorporate this sample code into your
  - \* applications without restriction, though the
  - \* sample code has been provided "AS IS" and the
  - \* responsibility for its operation is 100% yours.
  - \* However, what you are not permitted to do is to
  - \* redistribute the source as "DSC Sample Code" after
  - \* having made changes. If you're going to
  - \* redistribute the source, we require that you make
  - \* it clear in the source that the code was descended
  - \* from Apple Sample Code, but that you've made
  - \* changes."

The usage terms of this copyright note are compatible with the Info-ZIP license, they do not add further restrictions.

The following copyright applies to the Mac OS "macbin3" decoding code (extra field compatibility with ZipIt):

- \* MacBinaryIII.h
- \*
  - \* Copyright 1997 Christopher Evans (cevens@poppybank.com)
  - \*
    - \* Basic encoding and decoding of Macintosh files to the
    - \* MacBinary III spec.
    - \* -----
    - \* This source is copyrighted by Christopher Evans (cevens@poppybank.com)
    - \* (available at ftp://ftp.lazerware.com/MacBinaryIII\_src\_C.sit
    - \* homepage of Leonard Rosenthol leonardr@netcom.com)

This copyright note does not contain any usage terms. So, we assume that this code is freely reusable until we are proved wrong...

-----

The remaining copyright notes have been superseded by the new Info-ZIP license, with explicit permission from the respective original authors. They are cited here for historical reasons, only:

The following copyright applies to the full-featured unreduce.c (now distributed separately):

- \* Copyright 1989 Samuel H. Smith; All rights reserved
- \*
- \* Do not distribute modified versions without my permission.
- \* Do not remove or alter this notice or any other copyright notice.
- \* If you use this in your own program you must distribute source code.
- \* Do not use any of this in a commercial product.

Regarding the first stipulation, Mr. Smith was tracked down in southern California some years back [Samuel H. Smith, The Tool Shop; as of mid-May 1994, (213) 851-9969 (voice), (213) 887-2127(?) (subscription BBS), 71150.2731@compuserve.com]:

"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

Note that the third and fourth stipulations still apply to any company that wishes to incorporate the unreduce code into its products; if you wish to do so, you must contact Mr. Smith directly regarding licensing.

-----

The following copyright applied to most of the VMS code in vms.c, distributed with UnZip version 4.2 and later:

- \* Copyright (c) 1992-93 Igor Mandrichenko.
- \* Permission is granted to any individual or institution to use, copy,
- \* or redistribute this software so long as all of the original files
- \* are included unmodified and that this copyright notice is retained.

-----



The following copyright applied to the new version of unshrink.c,  
distributed with UnZip version 5.2 and later:

- \* Copyright (c) 1994 Greg Roelofs.
- \* Permission is granted to any individual/institution/corporate  
entity to use, copy, redistribute or modify this software for  
any purpose whatsoever, subject to the conditions noted in the  
Frequently Asked Questions section below, plus one additional  
condition: namely, that my name not be removed from the source  
code. (Other names may, of course, be added as modifications  
are made.) Corporate legal staff (like at IBM :-)) who have  
problems understanding this can contact me through Zip-Bugs...

-----

The following copyright applied to the Windows DLL code (windll/\*),  
distributed with UnZip version 5.2 and later:

- \* Copyright (c) 1996 Mike White.
- \* Permission is granted to any individual or institution to use,  
copy, or redistribute this software so long as all of the original  
files are included, that it is not sold for profit, and that this  
copyright notice is retained.

-----

The following copyright applied to the Windows  
CE GUI port, ``Pocket  
UnZip," distributed with UnZip version 5.3 and later:

- \* All the source files for Pocket UnZip, except for components  
written by the Info-ZIP group, are copyrighted 1997 by Steve P.  
Miller. The product "Pocket UnZip" itself is property of the  
author and cannot be altered in any way without written consent  
from Steve P. Miller.

-----

The remaining code was written by many people associated with the  
Info-ZIP group, with large contributions from (but not limited to):  
Greg Roelofs (overall program logic, ZipInfo, unshrink, filename  
mapping/portability, etc.), Mark Adler (inflate, explode, funzip),  
Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine  
Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows  
DLLs), Christian Spieler (overall logic, optimization, VMS, etc.) and  
others. See the file CONTRIBS in the source distribution for a much  
more complete list of contributors.

The decompression core code for the deflate method (inflate.[ch], explode.c) was originally written by Mark Adler who submitted it as public domain code.

-----  
This is version 2009-Jan-02 of the Info-ZIP license.

The definitive version of this document should be available at <ftp://ftp.info-zip.org/pub/infozip/license.html> indefinitely and a copy at <http://www.info-zip.org/pub/infozip/license.html>.

Copyright (c) 1990-2009 Info-ZIP. All rights reserved.

For the purposes of this copyright and license, "Info-ZIP" is defined as the following set of individuals:

Mark Adler, John Bush, Karl Davis, Harald Denker, Jean-Michel Dubois, Jean-loup Gailly, Hunter Goatley, Ed Gordon, Ian Gorman, Chris Herborth, Dirk Haase, Greg Hartwig, Robert Heath, Jonathan Hudson, Paul Kienitz, David Kirschbaum, Johnny Lee, Onno van der Linden, Igor Mandrichenko, Steve P. Miller, Sergio Monesi, Keith Owens, George Petrov, Greg Roelofs, Kai Uwe Rommel, Steve Salisbury, Dave Smith, Steven M. Schweda, Christian Spieler, Cosmin Truta, Antoine Verheijen, Paul von Behren, Rich Wales, Mike White.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall Info-ZIP or its contributors be held liable for any direct, indirect, incidental, special or consequential damages arising out of the use of or inability to use this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the above disclaimer and the following restrictions:

1. Redistributions of source code (in whole or in part) must retain the above copyright notice, definition, disclaimer, and this list of conditions.
2. Redistributions in binary form (compiled executables and libraries) must reproduce the above copyright notice, definition, disclaimer, and this list of conditions in documentation and/or other materials provided with the distribution. Additional documentation is not needed for executables where a command line license option provides these and a note regarding this option is in the executable's startup banner. The sole exception to this condition is redistribution of a standard UnZipSFX binary (including SFXWiz) as part of a self-extracting archive;

that is permitted without inclusion of this license, as long as the normal SFX banner has not been removed from the binary or disabled.

3. Altered versions--including, but not limited to, ports to new operating systems, existing ports with new graphical interfaces, versions with modified or added functionality, and dynamic, shared, or static library versions not from Info-ZIP--must be plainly marked as such and must not be misrepresented as being the original source or, if binaries, compiled from the original source. Such altered versions also must not be misrepresented as being Info-ZIP releases--including, but not limited to, labeling of the altered versions with the names "Info-ZIP" (or any variation thereof, including, but not limited to, different capitalizations), "Pocket UnZip," "WiZ" or "MacZip" without the explicit permission of Info-ZIP. Such altered versions are further prohibited from misrepresentative use of the Zip-Bugs or Info-ZIP e-mail addresses or the Info-ZIP URL(s), such as to imply Info-ZIP will provide support for the altered versions.
4. Info-ZIP retains the right to use the names "Info-ZIP," "Zip," "UnZip," "UnZipSFX," "WiZ," "Pocket UnZip," "Pocket Zip," and "MacZip" for its own source and binary releases.

## 1.439 systemd 219-67.el7\_7.4

### 1.439.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license

would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of



this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the

library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.440 bzip2 1.0.6-13.el7atomix1

## 1.440.1 Available under license :

-----  
This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, [jseward@acm.org](mailto:jseward@acm.org)  
bzip2/libbzip2 version 1.0.8 of 13 July 2019

---

## 1.441 libxcursor 1.1.15-1.el7.0atomix1

### 1.441.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.442 util-linux 2.23.2-61.el7\_7.1

### 1.442.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively

when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.



7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

size: 8388608, sector size: 512, PT: dos, offset: 446, id=0x8f8378c0

---

#1: 32 7648 0x83  
#2: 7680 8704 0xa5  
#5: 7936 4864 0x7 (freebsd)  
#6: 12544 3584 0x7 (freebsd)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available at the Documentation/licenses/COPYING.LGPLv2.1 file.

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available at the Documentation/licenses/COPYING.BSD-3 file.

Initialize empty image

f1c9645dbc14efddc7d8a322685f26eb bsd.img

Create new DOS partition table

57e721e38d1266c2df055067c18f2cf9 bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors

Units = sectors of 1 \* 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disk label type: dos

Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
--------	------	-------	-----	--------	----	--------

-----

Create 1st primary partition

ada64ace122978d00d1d1c0e5ee45d26 bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors

Units = sectors of 1 \* 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disk label type: dos

Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
--------	------	-------	-----	--------	----	--------

__ts_dev__1		2048	4095	1024	83	Linux
-------------	--	------	------	------	----	-------

-----

Create 2st primary partition

1bebf87248e05d6e4e62b749da65d023

bsd.img

Set 2nd partition type

2d8e8dff51a88a045db233418dd73fbe bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors

Units = sectors of 1 \* 512 = 512 bytes

Sector size (logical/physical): 512 bytes / 512 bytes

I/O size (minimum/optimal): 512 bytes / 512 bytes

Disk label type: dos

Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
__ts_dev__1		2048	4095	1024	83	Linux
__ts_dev__2		4096	20479	8192	a5	FreeBSD

-----

Create default BSD

2e1cee529cb59c9341afef0443f196a1 bsd.img

---layout-----

Changes will remain in memory only, until you decide to write them.  
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

4 partitions:

#	start	end	size	fstype	[fsize	bsize	cpg]
c:	4096	20479	16384	unused	0	0	
d:	0						
	16064	16065	unused	0	0		

BSD disklabel command (m for help):

Command (m for help):

-----

b5c121c2091b2ff26b880551feac7112 bsd.img

---layout-----

Changes will remain in memory only, until you decide to write them.  
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

4 partitions:

#	start	end	size	fstype	[fsize	bsize	cpg]
a:	4096	6144	2049	4.2BSD	0	0	0
c:	4096	20479	16384	unused	0	0	
d:	0	16064	16065	unused	0	0	

BSD disklabel command (m for help):

Command (m for help):

-----  
Changes will remain in memory only, until you decide to write them.  
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

0 unused      5 4.1BSD      9 4.4LFS      d boot  
1 swap  
    6 Eighth Edition a unknown      e ADOS  
2 Version 6    7 4.2BSD      b HPFS      f HFS  
3 Version 7    8 MS-DOS      c ISO-9660    10 AdvFS  
4 System V

BSD disklabel command (m for help):

/\*

- \* Copyright (c) 1989 The Regents of the University of California.
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* This product includes software developed by the University of
- \* California, Berkeley and its contributors.
- \* 4. Neither the name of the University nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \*

without specific prior written permission.

\*

- \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*/

## 1.443 jq 1.6-2.el7.0atomix1

### 1.443.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.444 expat 2.1.0-10.el7\_3.0atomix1

### 1.444.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.445 tar 1.32-1.el7.0atomix1

## 1.445.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new

free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

## 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official

standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product,

doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.



Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further

restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or

run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying

the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered

version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

##### Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see  
<<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read  
<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.446 oniguruma 6.9.4-1.el7.0atomix1

## 1.446.1 Available under license :

<OWNER> = Regents of the University of California

<ORGANIZATION> = University of California, Berkeley

<YEAR> = 1998

In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

Copyright (c) <YEAR>, <OWNER>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this

software without specific prior written permission.

**THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS**

**"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT**

**LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR**

**A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR**

**CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,**

**EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,**

**PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR**

**PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF**

**LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING**

**NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS**



# 1.447 free-type 2.9.1-8.el7.0atomix1

## 1.447.1 Available under license :

The FreeType Project LICENSE  
-----

2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

### Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or

full form, without having to pay us. ('royalty-free' usage)

- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. ('credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

```
"""  
Portions  
of this software are copyright <year> The FreeType  
Project (www.freetype.org). All rights reserved.  
"""
```

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions

-----

Throughout this license, the terms 'package', 'FreeType Project', and 'FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the 'FreeType Project', be they named as alpha, beta or final release.

'You' refers to the licensee, or person using the project, where 'using' is a generic term including compiling the project's source code as well as linking it to form a 'program' or 'executable'. This program is referred to as 'a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation,

unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

## 1. No Warranty

-----

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

## 2. Redistribution

-----

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display,

copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file (FTL.TXT) unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

### 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine', `FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

### 4. Contacts

-----

There are two mailing lists related to FreeType:

o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution. If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

# Files that don't get a copyright, or which are taken from elsewhere.

#

# All lines in this file are patterns, including the comment lines; this

```
# means that e.g. `FTL.TXT' matches all files that have this string in
# the file name (including the path relative to the current directory,
# always starting with `./').
#
# Don't put empty lines into this file!
#
.gitignore
#
builds/unix/pkg.m4
#
docs/FTL.TXT
docs/GPLv2.TXT
#
include/freetype/internal/fthash.h
#
src/base/fthash.c
src/base/md5.c
src/base/md5.h
#
src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
src/bdf/rules.mk
#
src/pcf/module.mk
src/pcf/pcf.c
src/pcf/pcf.h
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
```

```
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
#
EOF
```

The FreeType 2 font engine is copyrighted work and cannot be used legally without a software license. In order to make this project usable to a vast majority of developers, we distribute it under two mutually exclusive open-source licenses.

This means that *you* must choose *one* of the two licenses described below, then obey all its terms and conditions when using FreeType 2 in any of your projects or products.

- The FreeType License, found in the file `FTL.TXT`, which is similar to the original BSD license *with* an advertising clause that forces you to explicitly cite the FreeType project in your product's documentation. All details are in the license file. This license is suited to products which don't use the GNU General Public License.

Note that this license is compatible to the GNU General Public License version 3, but not version 2.

- The GNU General Public License version 2, found in `GPLv2.TXT` (any later version can be used also), for programs which already use the GPL. Note that the FTL is incompatible with GPLv2 due to its advertisement clause.

The contributed BDF and PCF drivers come with a license similar to that of the X Window System. It is compatible to the above two licenses (see file `src/bdf/README` and `src/pcf/README`). The same holds for the files ``fthash.c'` and ``fthash.h'`; their code was part of the BDF driver in earlier FreeType versions.

The gzip module uses the zlib license (see `src/gzip/zlib.h`) which too is

compatible to the above two licenses.

The MD5 checksum support (only used for debugging in development builds) is in the public domain.

--- end of LICENSE.TXT ---

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy,

distribute  
and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.



You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through  
any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to  
be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in  
certain countries either by patents or by copyrighted interfaces, the  
original copyright holder who places the Program under this License  
may add an explicit geographical distribution limitation excluding  
those countries, so that distribution is permitted only in or among  
countries not thus excluded. In such case, this License incorporates  
the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program  
specifies a version number  
of this License which applies to it and "any  
later version", you have the option of following the terms and conditions  
either of that version or of any later version published by the Free  
Software Foundation. If the Program does not specify a version number of  
this License, you may choose any version ever published by the Free Software  
Foundation.

10. If you wish to incorporate parts of the Program into other free  
programs whose distribution conditions are different, write to the author  
to ask for permission. For software which is copyrighted by the Free  
Software Foundation, write to the Free Software Foundation; we sometimes  
make exceptions for this. Our decision will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY  
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES  
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED  
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS  
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE  
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

## REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w'  
and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.448 binutils 2.27-41.base.el7\_7.3

### 1.448.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a



notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code

or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy  
the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version

number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest

to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands  
`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

(This file is under construction.) -\*- text -\*-

If you've contributed to gas and your name isn't listed here, it is not meant as a slight. I just don't know about it. Email me, nickc@redhat.com and I'll correct the situation.

This file will eventually be deleted: The general info will go into the documentation, and info on specific files will go into an AUTHORS file, as requested by the FSF.

+++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith

Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many

small  
bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

Copyright (C) 2012-2020 Free Software Foundation, Inc.

Copying and distribution of this file, with or without modification, are permitted in any medium without royalty provided the copyright notice and this notice are preserved.

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item



## PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document `@dfn{free}` in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ```copyleft```, which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

`@item`

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ```Document```, below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ```you```. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ```Modified Version``` of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ```Secondary Section``` is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain

any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself,

plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the

copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from

those of previous versions  
(which should, if there were any, be listed in the History section  
of the Document). You may use the same title as a previous version  
if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities  
responsible for authorship of the modifications in the Modified  
Version, together with at least five of the principal authors of the  
Document (all of its principal authors, if it has fewer than five),  
unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the  
Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications  
adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice  
giving the public permission to use the Modified Version under the  
terms of this License, in the form shown in  
the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections  
and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add  
to it an item stating at least the title, year, new authors, and  
publisher of the Modified Version as given on the Title Page. If  
there is no section Entitled ``History'' in the Document, create one  
stating the title, year, authors, and publisher of the Document as  
given on its Title Page, then add an item describing the Modified  
Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for  
public access to a Transparent copy of the Document, and likewise

the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or

through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract

a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.



@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this

License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish

on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and



therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line  
and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You  
should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed

for everyone's  
free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because  
of this blurred distinction, using the ordinary General  
Public License for libraries did not effectively promote software  
sharing, because most developers did not use the libraries. We  
concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference  
between a  
"work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION



0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.



You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this

License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major

Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction

and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is

released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the

product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.



When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the

additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.



## 2. Conveying

### Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities,

conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES

OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT  
SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE  
FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER  
DEALINGS IN THE SOFTWARE.

## 1.449 aop-alliance 1.3.1.7-5.ph2

### 1.449.1 Available under license :

Public Domain

## 1.450 libidn 1.28-4.el7.0atomix1

### 1.450.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Lesser General Public License instead.)

You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under



any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than 'show w' and 'show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General

Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

# 1.451 kmod 20-25.el7\_7.1

## 1.451.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish

on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the



entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices.

Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright"

line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You

should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

# 1.452 cpp 4.8.5-39.el7atomix1

## 1.452.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to



use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through

a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's

users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program,

in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain

clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or

requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright



holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed

under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.453 sqlite 3.26.0-7.el7.0atomix1

### 1.453.1 Available under license :

The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

```
May you do good and not evil.  
May you find forgiveness for yourself and forgive others.  
May you share freely, never taking more than you give.
```

## 1.454 grpc 1.28.1

### 1.454.1 Available under license :

```
/*  
* Copyright 2014 Google Inc.
```

- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
- \* implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

# 1.455 fribidi 1.0.2-1.el7\_7.1.0atomix1

## 1.455.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software  
packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and

is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using



a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by

the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code"

for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the

Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a

copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.



## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See  
the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library 'Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.456 openssl 1.0.2t

### 1.456.1 Available under license :

#### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of  
the OpenSSL License and the original SSLeay license apply to the toolkit.  
See below for the actual license texts.

## OpenSSL License

-----

```
/* =====  
* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
*  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
*  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in  
* the documentation and/or other materials provided with the  
* distribution.  
*  
* 3. All advertising materials mentioning features or use  
of this  
* software must display the following acknowledgment:  
* "This product includes software developed by the OpenSSL Project  
* for use in the OpenSSL Toolkit. (http://www.openssl.org/)"  
*  
* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
* endorse or promote products derived from this software without  
* prior written permission. For written permission, please contact  
* openssl-core@openssl.org.  
*  
* 5. Products derived from this software may not be called "OpenSSL"  
* nor may "OpenSSL" appear in their names without prior written  
* permission of the OpenSSL Project.  
*  
* 6. Redistributions of any form whatsoever must retain the following  
* acknowledgment:  
* "This product includes software developed by the OpenSSL Project  
* for use in the OpenSSL Toolkit (http://www.openssl.org/)"  
*  
* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS'' AND ANY  
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE  
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
```

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
\* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
\* OF THE POSSIBILITY OF SUCH DAMAGE.

\* =====

\*

\* This product includes cryptographic software written by Eric Young  
\* (eay@cryptsoft.com). This product includes software written by Tim  
\* Hudson (tjh@cryptsoft.com).

\*

\*/

#### Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

\* All rights reserved.

\*

\* This package is an SSL implementation written

\* by Eric Young (eay@cryptsoft.com).

\* The implementation was written so as to conform with Netscapes SSL.

\*

\* This library is free for commercial and non-commercial use as long as

\* the following conditions are aheared to. The following conditions

\* apply to all code found in this distribution, be it the RC4, RSA,

\* lhash, DES, etc., code; not just the SSL code. The SSL documentation

\* included with this distribution is covered by the same copyright terms

\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in

\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution

\* as the author of the parts of the library used.

\* This can be in the form of a textual message at program startup or

\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* "This product includes cryptographic software written by

\* Eric Young (eay@cryptsoft.com)"

- \* The word 'cryptographic' can be left out if the routines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include
- an acknowledgement:
- \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this
- code cannot simply be
- \* copied and put under another distribution licence
- \* [including the GNU Public Licence.]
- \*/

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place - Suite 330, Boston, MA  
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a



special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if

a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications

derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

- a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
- b) use the modified Package only within your corporation or organization.
- c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
- d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

- a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
- b) accompany the distribution with the machine-readable source of the Package with your modifications.
- c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.
- d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.457 jackson-datatype-jdk8 2.6.3

## 1.457.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean



Licensors and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.458 cpio 2.13-4.el7\_7.0atomix1

## 1.458.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive

or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an

implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users'

#### Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to

"keep intact all notices".

c) You must license

the entire work, as a whole, under this

License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no



more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods,

procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of

it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express

agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may

otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest



to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with

ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first,

please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.459 sysstat 11.7.3-3.el7\_7.0atomix1

## 1.459.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc., <<http://fsf.org/>>

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION  
AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and

you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution

of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
{description}  
Copyright (C) {year} {fullname}
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```



This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

{signature of Ty Coon}, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.460 ncurses 6.1-

## 15.20191109.el7\_7.0atomix1

### 1.460.1 Available under license :

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

Licence: X11

Files: `aclocal.m4` package

Copyright: 2003-2019,2020 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-----  
Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other deal-

ings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make' implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8  
Copyright 2018-2019,2020 Thomas E. Dickey  
Copyright 1998-2017,2018 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-- vile:txtmode fc=72  
-- \$Id: COPYING,v 1.9 2020/02/08 13:34:12 tom Exp \$

Upstream source <https://invisible-island.net/ncurses/ncurses.html>

This package is used for testing builds of ncurses.

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

Licence: X11

Files: alocal.m4 package

Copyright: 1996-2019,2020 by Thomas E. Dickey

Licence: X11

Files: doc/html/NCURSES-Programming-HOWTO.html

Copyright: 2001 by Pradeep Padala

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-----  
Files: install-sh

Copyright: 1994

X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

-----  
Files: progs/tset.c ncurses/tinfo/read\_termcap.c

Copyright: 1980,1991,1992,1993 The Regents of the University of California.

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
OUT OF THE USE OF  
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

-- vile: txtmode file-encoding=utf-8

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

Licence: X11

Files: alocal.m4 package

Copyright: 2010-2019,2020 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, distribute with modifications, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions  
of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,  
DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR  
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR  
THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright  
holders shall not be used in advertising or otherwise to promote the  
sale, use or other dealings in this Software without prior written  
authorization.

-----  
Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8

## 1.461 libidn 2.3.0-1.el7.0atomix1

## 1.461.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public  
License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser  
General Public License, and the "GNU GPL" refers to version 3 of the GNU  
General Public License.

"The Library" refers to a covered work governed by this License,  
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided  
by the Library, but which is not otherwise based on the Library.  
Defining a subclass of a class defined by  
the Library is deemed a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an  
Application with the Library. The particular version of the Library  
with which the Combined Work was made is also called the "Linked  
Version".

The "Minimal Corresponding Source" for a Combined Work means the  
Corresponding Source for the Combined Work, excluding any source code  
for portions of the Combined Work that, considered in isolation, are  
based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the  
object code and/or source code for the Application, including any data  
and utility programs needed for reproducing the Combined Work from the  
Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License  
without being bound by section 3 of the GNU GPL.



## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

#### GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.



10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Libidn2 COPYING -- Licensing information. -\*- outline -\*-

Copyright (C) 2011-2016 Simon Josefsson

See the end for copying conditions.

The source code for the C library (libidn2.a or libidn.so) are licensed under the terms of either the GNU General Public License version 2.0 or later (see the file COPYINGv2) or the GNU Lesser General Public License version 3.0 or later (see the file COPYING.LESSERv3), or both in parallel as here.

The command line tool, self tests, examples, and other auxiliary files, are licensed under the GNU General Public License version 3.0 or later.

The license of the Unicode character data files (which are parsed into static storage in the library) are documented in COPYING.unicode.

Other files are licensed as indicated in each file.

There may be exceptions to these general rules, see each file for precise information.

-----  
This file is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this file. If not, see <<http://www.gnu.org/licenses/>>.

A. Unicode Copyright.

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any person is hereby authorized, without fee, to modify such documents and files to create derivative works conforming to the Unicode Standard, subject to Terms and Conditions herein.

Any person is hereby authorized, without fee, to view, use, reproduce, and distribute all documents and files solely for informational purposes and in the creation of products supporting the Unicode Standard, subject to the Terms and Conditions herein.

Further specifications of rights and restrictions pertaining to the use of the particular set of data files known as the "Unicode Character Database" can be found in the License.

Each version of the Unicode Standard has further specifications of rights and restrictions of use. For the book

editions (Unicode 5.0 and earlier), these are found on the back of the title page. The online code charts carry specific restrictions. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under these general Terms of Use.

No license is granted to "mirror" the Unicode website where a fee is charged for access to the "mirror" site. Modification is not permitted with respect to this document. All copies of this document must be verbatim.

#### B. Restricted Rights Legend.

Any technical data or software which is licensed to the United States of America, its agencies and/or instrumentalities under this Agreement is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101, or DFARS 252.227-7014 (June 1995), as applicable. For technical data, use, duplication, or disclosure by the Government is subject to restrictions as set forth in DFARS 202.227-7015 Technical Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as applicable, use, duplication or disclosure by the Government is subject to the restrictions set forth in this Agreement.

#### C. Warranties and Disclaimers.

This publication and/or website may include technical or typographical errors or other inaccuracies. Changes are periodically added to the information herein; these changes will be incorporated in new editions of the publication and/or website. Unicode may make improvements and/or changes in the product(s) and/or program(s) described in this publication and/or website at any time.

If this file has been purchased on magnetic or optical media from Unicode, Inc. the sole and exclusive remedy for any claim will be exchange of the defective media within ninety (90) days of original purchase.

EXCEPT AS PROVIDED IN SECTION C.2, THIS PUBLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO,

ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN THIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REFERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE.

#### D. Waiver of Damages.

In no event shall Unicode or its licensors be liable for any special, incidental, indirect or consequential damages of any kind, or any damages whatsoever, whether or not Unicode was advised of the possibility of the damage, including, without limitation, those resulting from the following: loss of use, data or profits, in connection with the use, modification or distribution of this information or its derivatives.

#### E. Trademarks & Logos.

The Unicode Word Mark and the Unicode Logo are trademarks of Unicode, Inc. The Unicode Consortium and Unicode, Inc. are trade names of Unicode, Inc. Use of the information and materials found on this website indicates your acknowledgement

of Unicode, Inc.'s exclusive worldwide rights in the Unicode Word Mark, the Unicode Logo, and the Unicode trade names.

The Unicode Consortium Name and Trademark Usage Policy (Trademark Policy) are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, Inc.

All third party trademarks referenced herein are the property of their respective owners.

#### F. Miscellaneous.

Jurisdiction and Venue. This server is operated from a location in the State of California, United States of America. Unicode makes no representation that the materials are appropriate for use in other locations. If you access this server from other locations, you are responsible for compliance with local laws. This Agreement, all use of this site and any claims and damages resulting from use of this site are governed solely by the laws of the State of California without regard to any principles

which would apply the laws of a different jurisdiction. The user agrees that any disputes regarding this site shall be resolved solely in the courts located in Santa Clara County, California. The user agrees said courts have personal jurisdiction and agree to waive any right to transfer the dispute to any other forum.

Modification by Unicode Unicode shall have the right to modify this Agreement at any time by posting it to this site. The user may not assign any part of this Agreement without Unicodes prior written consent.

Taxes. The user agrees to pay any taxes arising from access to this website or use of the information herein, except for those based on Unicodes net income.

Severability. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.

Entire Agreement. This Agreement constitutes the entire agreement between the parties.

## EXHIBIT 1

Unicode Data Files include all data files  
under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the  
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard  
or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

## COPYRIGHT

### AND PERMISSION NOTICE

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

# 1.462 coreutils 8.31-9.el7.0atomix3

## 1.462.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast,

the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2)



tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that

same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you

receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other

parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided

you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and

adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some

trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that

copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.



A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),

EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/licenses/why-not-lgpl.html>>.

# 1.463 curl 7.69.1-1.el7\_7.0atomix1

## 1.463.1 Available under license :

### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2020, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other

dealings

in this Software without prior written authorization of the copyright holder.

License Mixing

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

## libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

## OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

## GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

## ## WolfSSL

(May be used for SSL/TLS support) Uses the GPL license or a proprietary license. If this is a problem for you, consider using another TLS library.

## ## NSS

(May be used for SSL/TLS support) Is covered by the [MPL](<https://www.mozilla.org/MPL/>) license, the GPL license and the LGPL license. You may choose to license the code under MPL terms, GPL terms, or LGPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

## ## mbedTLS

(May be used for SSL/TLS support) Uses the [Apache 2.0 license](<https://opensource.org/licenses/Apache-2.0>) or the GPL license. You may choose to license the code under Apache 2.0 terms or GPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

## ## BoringSSL

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

## ## libressl

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

## ## BearSSL

(May be used for SSL/TLS support) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## ## c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## ## zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

## MIT Kerberos

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

## Heimdal

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

## GNU GSS

(May be used for GSS support) GNU GSS is GPL licensed. Note that you may not distribute binary curl packages that uses this if you build curl to also link and use any Original BSD licensed libraries!

## libidn

(Used for IDNA support) Uses the GNU Lesser General Public License [3]. LGPL is a variation of GPL with slightly less aggressive "copyleft". This license requires more requirements to be met when distributing binaries, see the license for details. Also note that if you distribute a binary that includes this library, you must also include the full LGPL license text. Please properly point out what parts of the distributed package that the license addresses.

## OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

## libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

## 1.464 glib 2.56.1-5.e17\_7.0atomix2

### 1.464.1 Available under license :

This work may be reproduced and distributed in whole or in part, in any medium, physical or electronic, so as long as this copyright notice remains intact and unchanged on all copies. Commercial redistribution is permitted and encouraged, but you may not redistribute, in whole or in part, under terms more restrictive than those under which you received it. If you redistribute a modified or



translated version of this work, you must also make the source code to the modified or translated version available in electronic form without charge. However, mere aggregation as part of a larger work shall not count as a modification for this purpose.

All code examples in this work are placed into the public domain, and may be used, modified and redistributed without restriction.

BECAUSE THIS WORK IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE WORK, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE WORK "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SHOULD THE WORK PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE WORK AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE WORK, EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be

consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and

modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any

warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise



permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is

copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.465 slf4j 1.7.15

### 1.465.1 Available under license :

Copyright (c) 2004-2007 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2004-2013 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2014 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.466 glibc 2.17-316.el7

### 1.466.1 Available under license :

<OWNER> = Regents of the University of California  
<ORGANIZATION> = University of California, Berkeley  
<YEAR> = 1998

In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

Copyright (c) <YEAR>, <OWNER>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this

software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.467 vim 7.4.629-7.el7

### 1.467.1 Available under license :

\*uganda.txt\* For Vim version 7.4. Last change: 2013 Jul 06

VIM REFERENCE MANUAL by Bram Moolenaar

\*uganda\* \*Uganda\* \*copying\* \*copyright\* \*license\*

SUMMARY

\*iccf\* \*ICCF\*

Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see |kcc| below or visit the ICCF web site, available at these URLs:

<http://iccf-holland.org/>

<http://www.vim.org/iccf/>

<http://www.iccf.nl/>

You can also sponsor the development of Vim. Vim sponsors can vote for features. See |sponsor|. The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see |manual-copyright|.

=== begin of license ===

## VIM LICENSE

D) There are no restrictions on distributing unmodified copies of Vim except that they must include this license text. You can also distribute unmodified parts of Vim, likewise unrestricted except that they must include this license text. You are also allowed to include executables that you made from the unmodified Vim sources, plus your own usage examples and Vim scripts.

II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:

- 1) This license text must be included unmodified.
- 2) The modified Vim must be distributed in one of the following five ways:
  - a) If you make changes to Vim yourself, you must clearly describe in the distribution how to contact you. When the maintainer asks you (in any way) for a copy of the modified Vim you distributed, you must make your changes, including source code, available to the maintainer without fee. The maintainer reserves the right to include your changes in the official version of Vim. What the maintainer will do with your changes and under what license they will be distributed is negotiable. If there has been no negotiation

then this license, or a later version, also applies to your changes.

The current maintainer is Bram Moolenaar <Bram@vim.org>. If this changes it will be announced in appropriate places (most likely vim.sf.net, www.vim.org and/or comp.editors). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.

b) If you have received a modified Vim that was distributed as mentioned under a) you are allowed to further distribute it unmodified, as mentioned at I). If you make additional changes the text under a) applies to those changes.

c) Provide all the changes, including source code, with every copy of the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict others from making their own changes to the official version of Vim.

d) When you have a modified Vim which includes changes as mentioned under c), you can distribute it without the source code for the changes if the following three conditions are met:

- The license that applies to the changes permits you to distribute the changes to the Vim maintainer without fee or restriction, and permits the Vim maintainer to include the changes in the official version of Vim without fee or restriction.



- You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.
  - You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding modified Vim, or as long as possible.
    - e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.
- 3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned under 2)e) adding the message is only required for as far as this does not conflict with the license used for the changes.
  - 4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

III) If you distribute a modified version of Vim, you are encouraged to use the Vim license for your changes and make them available to the maintainer, including the source code. The preferred way to do this is by e-mail or by uploading the files to a server and e-mailing the URL.

If the number of changes is small (e.g., a modified Makefile) e-mailing a context diff will do. The e-mail address to be used is <maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim sources, parts of it or from a modified version. You may use this license for previous Vim releases instead of the license that they came with, at your option.

=== end of license ===

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.
- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.
- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not

make a difference.

- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.
- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.
- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED\_BY define.

---

Kibaale Children's Centre \*kcc\* \*Kibaale\* \*charity\*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that

needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

\*donate\*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are

very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Furthermore, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:  
Kibaale Children's Centre

p.o.  
box 1658  
Masaka, Uganda, East Africa

Sending money: \*iccf-donations\*

Check the ICCF web site for the latest information! See [|iccf|](#) for the URL.

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.  
For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.  
Kibaale Children's Fund c/o Pacific Academy  
10238-168 Street  
Surrey, B.C. V4N 1Z4  
Canada  
Phone: 604-581-5353

If

you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.  
This will allow for tax deduction if you live in Holland.  
Postbank, nr. 4548774  
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.  
Check the ICCF web site for the latest information:  
<http://iccf-holland.org/germany.html>

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift

code and IBAN number.

Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

[https://www.paypal.com/en\\_US/mrb/pal=XAC62PML3GF8Q](https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q)

The e-mail address for sending the money to is:

Bram@iccf-holland.org

For amounts above 400 Euro (\$500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:

Postbank, account 4548774

Swift code: INGB NL 2A

IBAN: NL95 INGB 0004 5487 74

under the name "stichting ICCF Holland", Lisse

If that doesn't work:

Rabobank Lisse, account 3765.05.117

Swift code: RABO NL 2U

under the name "Bram Moolenaar", Lisse

Otherwise, send a check in euro or US dollars to the address below. Minimal amount: \$70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar  
Finsterruetihof 1  
8134 Adliswil  
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:

/\*

\* Copyright (C) 1989-95 GROUPE BULL

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy  
\* of this software and associated documentation files (the "Software"), to  
\* deal in the Software without restriction, including without limitation the  
\* rights to use, copy, modify, merge, publish, distribute, sublicense, and/or  
\* sell copies of the Software, and to permit persons to whom the Software is  
\* furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in  
\* all copies or substantial portions of the Software.

\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
\* GROUPE BULL BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN  
\* AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT  
OF OR IN  
\* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*  
\* Except as contained in this notice, the name of GROUPE BULL shall not be  
\* used in advertising or otherwise to promote the sale, use or other dealings  
\* in this Software without prior written authorization from GROUPE BULL.  
\*/

Arnaud LE HORS    BULL Research FRANCE -- Koala Project  
                  (XPM - X PixMap format version 2 & 3)  
Internet:    lehors@sophia.inria.fr  
Surface Mail:    Arnaud LE HORS, INRIA - Sophia Antipolis,  
                  2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE  
Voice phone:    (33) 93.65.77.71, Fax: (33) 93 65 77 66, Telex: 97 00 50 F

## 1.468 nss 3.44.0-4.el7\_7

### 1.468.1 Available under license :

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

-----

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

-----

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

## Mozilla Public License Version 2.0

=====

### 1. Definitions

-----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

#### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any  
of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.



## 2. License Grants and Conditions

-----

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of

distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4.

#### Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to

statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

```
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is free of defects, merchantable, fit for a
```

\* particular purpose or non-infringing. The entire  
risk as to the \*  
\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*

\*\*\*\*\*

\*\*\*\*\*

\* \*  
\* 7. Limitation of Liability \*  
\* ----- \*

\* Under no circumstances  
and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation of \*  
\* incidental or consequential damages, so this exclusion and \*

limitation may not apply to You. \*

\* \*

\*\*\*\*\*

## 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0. Copyright 2005 Sun Microsystems, Inc. All rights reserved. Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

Copyright 2008, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2006, CRYPTOGRAMS by <appro@openssl.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the CRYPTOGRAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

ALTERNATIVELY, provided that this notice is retained in full, this product may be distributed under the terms of the GNU General Public License (GPL), in which case the provisions of the GPL apply INSTEAD OF those given above.

THIS

SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod

invmod.pod

isprime.pod



lap.pod  
mpi-test.pod  
prime.txt  
prng.pod  
# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>  
Balzs Dn <balazs.dan@gmail.com>  
Bharat Mediratta <bharat@menalto.com>  
Chandler Carruth <chandlerc@google.com>  
Chris Prince <cprince@google.com>  
Chris Taylor <taylorc@google.com>  
Dan Egnor <egnor@google.com>  
Eric Roman <eroman@chromium.org>  
Hady Zalek <hady.zalek@gmail.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Ji Sigursson <joi@google.com>  
Keir Mierle <mierle@gmail.com>  
Keith Ray <keith.ray@gmail.com>  
Kenton Varda <kenton@google.com>  
Manuel Klimek <klimek@google.com>  
Markus Heule <markus.heule@gmail.com>  
Mika Raento <mikie@iki.fi>  
Mikls Fazekas <mfazekas@szemafor.com>  
Pasi Valminen <pasi.valminen@gmail.com>  
Patrick Hanna <phanna@google.com>  
Patrick Riley <pfr@google.com>  
Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean Mcafee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>

## 1.469 libice 1.0.9-9.el7

## 1.469.1 Available under license :

Copyright 1993, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising  
or otherwise to promote the sale, use or other dealings  
in this Software without prior written authorization from The Open Group.

Author: Ralph Mor, X Consortium

## 1.470 Icms Version Detected1.8.0.242.b08-0.e17\_7

### 1.470.1 Available under license :

Little CMS

Copyright (c) 1998-2011 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN

AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

THIS LICENSE APPLIES ONLY TO iccjpeg.c file

-----

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-2013, Thomas G. Lane, Guido Vollbeding. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
- (3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from

it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltmain.sh). Another support script, install-sh, is copyright by X Consortium but is also freely distributable.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that

"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

## 1.471 readline 4.2.46-33.el7

### 1.471.1 Available under license :

@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display  
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.  
@end display

@enumerate 0  
@item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other

functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

#### APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political

position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means

the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify

you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version



if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section.

You may omit a network location for a work that was published at

least

four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf

of,  
you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements''.

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover

Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could



make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of

copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;

keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms

of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded

from the Corresponding Source  
as a System Library, need not be  
included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly

documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for

any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the



licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of



this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.472 confluent-kafka 0.11.6

## 1.472.1 Available under license :

```
#####
# The source distribution of confluent-kafka-python is covered by the #
# Apache 2.0 license. #
#####
```

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution

incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of

the Derivative Works; and

- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text

from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such



Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
#####  
# The binary wheel distribution of confluent-kafka-python contains      #  
# additional software with the following licenses:                      #  
#####
```

```
#####  
#  
# OpenSSL  #  
#####
```

OpenSSL License

-----

```
/* =====
```

- \* Copyright (c) 1998-2017 The OpenSSL Project. All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*

- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \*
- \* 3. All advertising materials mentioning features or use of this software must display the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
  - \*
- \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [openssl-core@openssl.org](mailto:openssl-core@openssl.org).
- \*
- \* 5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.
- \*
- \* 6. Redistributions of any form whatsoever must retain the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"
  - \*
- \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \* =====
- \*
- \* This product includes cryptographic software written by Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).
- \*
- \* /

Original SSLeay License

-----

```
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution
* as the author of the parts of the library used.
* This can be in the form of a textual message at program startup or
* in documentation (online or textual) provided with the package.
*
* Redistribution and use in source
* and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:
* "This product includes cryptographic software written by
* Eric Young (eay@cryptsoft.com)"
* The word 'cryptographic' can be left out if the rouines from the library
* being used are not cryptographic related :-).
* 4. If you include any Windows specific code (or a derivative thereof) from
* the apps directory (application code) you must include an acknowledgement:
* "This
* product includes software written by Tim Hudson (tjh@cryptsoft.com)"
*
* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
```

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or  
\* derivative of this code cannot be changed. i.e. this code cannot simply be  
\* copied

and put under another distribution licence

\* [including the GNU Public Licence.]

\*/

```
#####  
# zlib                                     #  
#####
```

Copyright (C) 1995-1998 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software  
in a product, an acknowledgment in the product documentation would be  
appreciated  
but is not required.
2. Altered source versions must be plainly marked as such, and must not be  
misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org        madler@alumni.caltech.edu

```
#####  
# librdkafka licenses                       #  
#####
```

LICENSE

-----  
librdkafka - Apache Kafka C driver library

Copyright (c) 2012, Magnus Edenhill  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following  
disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

LICENSE.crc32c

-----  
#

For src/crc32c.c copied (with modifications) from  
# <http://stackoverflow.com/a/17646775/1821055>

/\* crc32c.c -- compute CRC-32C using the Intel crc32 instruction

\* Copyright (C) 2013 Mark Adler

\* Version 1.1 1 Aug 2013 Mark Adler

\*/

/\*

This software is provided 'as-is', without any express or implied  
warranty. In no event will the author be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler  
madler@alumni.caltech.edu  
\*/

LICENSE.lz4

-----  
src/xxhash.[ch] src/lz4\*.ch: git@github.com:lz4/lz4.git e2827775ee80d2ef985858727575df31fc60f1f3

LZ4 Library  
Copyright (c) 2011-2016, Yann Collet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSE.pycrc

The following license applies to the files rdcrc32.c and rdcrc32.h which have been generated by the pycrc tool.

=====  
Copyright (c) 2006-2012, Thomas Pircher  
<tehpeh@gmx.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

LICENSE.queue

-----  
For sys/queue.h:

- \* Copyright (c) 1991, 1993
- \* The Regents of the University of California. All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 4. Neither the name of the University nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \* without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND



CONTRIBUTORS ``AS IS" AND

- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* @(#)queue.h 8.5 (Berkeley) 8/20/94
- \* \$FreeBSD\$

LICENSE.regexp

-----  
 regexp.c and regexp.h from <https://github.com/ccxvii/minilibs> sha 875c33568b5a4aa4fb3dd0c52ea98f7f0e5ca684

"  
 These libraries are in the public domain (or the equivalent where that is not possible). You can do anything you want with them. You have no legal obligation to do anything else, although I appreciate attribution.  
 "

LICENSE.snappy

-----  
 #####  
 # LICENSE.snappy covers files: snappy.c, snappy.h, snappy\_compat.h #  
 # originally retrieved from <http://github.com/andikleen/snappy-c> #  
 # git revision 8015f2d28739b9a6076ebaa6c53fe27bc238d219 #  
 #####

The snappy-c code is under the same license as the original snappy source

Copyright 2011 Intel Corporation All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

\* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSE.tinythread

-----  
From <https://github.com/tinythread/tinythread/README.txt> c57166cd510ffb5022dd5f127489b131b61441b9

License

-----

Copyright (c) 2012 Marcus Geelnard  
2013-2014 Evan Nemerson

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source

distribution.

LICENSE.wingetopt

-----  
For the files wingetopt.c wingetopt.h downloaded from <https://github.com/alex85k/wingetopt>

/\*

\* Copyright (c) 2002 Todd C. Miller <Todd.Miller@courtesan.com>

\*

\* Permission to use, copy, modify, and distribute this software for any  
\* purpose with or without fee is hereby granted, provided that the above  
\* copyright notice and this permission notice appear in all copies.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
\* ANY SPECIAL,  
DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* Sponsored in part by the Defense Advanced Research Projects  
\* Agency (DARPA) and Air Force Research Laboratory, Air Force  
\* Materiel Command, USAF, under agreement number F39502-99-1-0512.

\*/

/\*-

\* Copyright (c) 2000 The NetBSD Foundation, Inc.

\* All rights reserved.

\*

\* This code is derived from software contributed to The NetBSD Foundation  
\* by Dieter Baron and Thomas Klausner.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must

reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\*

\* THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS  
\* ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
\* TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS

\* BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
\* POSSIBILITY OF SUCH DAMAGE.  
\*/

# 1.473 confluent-kafka 1.3.0

## 1.473.1 Available under license :

```
#####  
# The source distribution of confluent-kafka-python is covered by the #  
# Apache 2.0 license. #  
#####
```

Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution

incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of

the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text

from the Work, provided

that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
#####  
# The binary wheel distribution of confluent-kafka-python contains      #  
# additional software with the following licenses:                       #  
#####  
  
#####  
#
```



OpenSSL

#

#####

OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2017 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.

\*

\* 3. All advertising materials mentioning features or use of this  
\* software must display the  
following acknowledgment:

\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

\*

\* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For written permission, please contact  
\* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).

\*

\* 5. Products derived from this software may not be called "OpenSSL"  
\* nor may "OpenSSL" appear in their names without prior written  
\* permission of the OpenSSL Project.

\*

\* 6. Redistributions of any form whatsoever must retain the following  
\* acknowledgment:

\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

\*

\* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY  
\* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
\* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
\* OF THE POSSIBILITY OF SUCH DAMAGE.

\* =====

\*

\* This product includes cryptographic software written by Eric Young  
\* (eay@cryptsoft.com). This product includes software written by Tim  
\* Hudson (tjh@cryptsoft.com).

\*

\*/

#### Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

\* All rights reserved.

\*

\* This package is an SSL implementation written

\* by Eric Young (eay@cryptsoft.com).

\* The implementation was written so as to conform with Netscapes SSL.

\*

\* This library is free for commercial and non-commercial use as long as

\* the following conditions are aheared to. The following conditions

\* apply to all code found in this distribution, be it the RC4, RSA,

\* lhash, DES, etc., code; not just the SSL code. The SSL documentation

\* included with this distribution is covered by the same copyright terms

\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in

\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution

\* as the author of the parts of the library used.

\* This can be in the form of a textual message at program startup or

\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source

and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

- \* must display the following acknowledgement:
- \* "This product includes cryptographic software written by
- \* Eric Young (eay@cryptsoft.com)"
- \* The word 'cryptographic' can be left out if the routines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include an acknowledgement:
- \* "This
- product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this code cannot simply be
- \* copied
- and put under another distribution licence
- \* [including the GNU Public Licence.]
- \*/

```
#####
# zlib                                     #
#####
```

Copyright (C) 1995-1998 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated

but is not required.

2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly     Mark Adler  
 jloup@gzip.org     madler@alumni.caltech.edu

```
#####
# librdkafka licenses                                     #
#####
```

### LICENSE

-----  
 librdkafka - Apache Kafka C driver library

Copyright (c) 2012, Magnus Edenhill  
 All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSE.crc32c  
 -----  
 #

For src/crc32c.c copied (with modifications) from  
# <http://stackoverflow.com/a/17646775/1821055>

```
/* crc32c.c -- compute CRC-32C using the Intel crc32 instruction
 * Copyright (C) 2013 Mark Adler
 * Version 1.1 1 Aug 2013 Mark Adler
 */
```

```
/*
This software is provided 'as-is', without any express or implied
warranty. In no event will the author be held liable for any damages
arising from the use of this software.
```

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software  
in a product, an acknowledgment in the product documentation would be  
appreciated but is not required.
2. Altered source versions must be plainly marked  
as such, and must not be  
misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler  
madler@alumni.caltech.edu  
\*/

LICENSE.lz4

-----  
src/xxhash.[ch] src/lz4\*.ch: git@github.com:lz4/lz4.git e2827775ee80d2ef985858727575df31fc60f1f3

LZ4 Library  
Copyright (c) 2011-2016, Yann Collet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this  
list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this  
list of conditions and the following disclaimer in the documentation and/or  
other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSE.pycrc

-----  
The following license applies to the files rdcrc32.c and rdcrc32.h which  
have been generated by the pycrc tool.  
=====

Copyright (c) 2006-2012, Thomas Pircher  
<tehpeh@gmx.net>

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE  
USE OR OTHER DEALINGS IN  
THE SOFTWARE.

LICENSE.queue

-----  
For sys/queue.h:

\* Copyright (c) 1991, 1993

\* The Regents of the University of California. All rights reserved.  
 \*  
 \* Redistribution and use in source and binary forms, with or without  
 \* modification, are permitted provided that the following conditions  
 \* are met:  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 4. Neither the name of the University nor the names of its contributors  
 \* may be used to endorse or promote products derived from this software  
 \* without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND  
 \* CONTRIBUTORS ``AS IS" AND  
 \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
 \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
 \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
 \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
 \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
 \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
 \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
 \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
 \* SUCH DAMAGE.  
 \*  
 \* @(#)queue.h 8.5 (Berkeley) 8/20/94  
 \* \$FreeBSD\$

LICENSE.regexp

-----  
 regexp.c and regexp.h from <https://github.com/ccxvii/minilibs> sha 875c33568b5a4aa4fb3dd0c52ea98f7f0e5ca684

"  
 These libraries are in the public  
 domain (or the equivalent where that is not possible). You can do anything you want with them. You have no legal  
 obligation to do anything else, although I appreciate attribution.  
 "

LICENSE.snappy

-----  
 #####  
 # LICENSE.snappy covers files: snappy.c, snappy.h, snappy\_compat.h #  
 # originally retrieved from <http://github.com/andikleen/snappy-c> #  
 # git revision 8015f2d28739b9a6076ebaa6c53fe27bc238d219 #  
 #####

The snappy-c code is under the same license as the original snappy source

Copyright 2011 Intel Corporation All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSE.tinythread

-----  
From <https://github.com/tinythread/tinythread/README.txt> c57166cd510ffb5022dd5f127489b131b61441b9

License

-----  
Copyright (c) 2012 Marcus Geelnard  
2013-2014 Evan Nemerson

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.



Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

LICENSE.wingetopt

-----  
For the files wingetopt.c wingetopt.h downloaded from <https://github.com/alex85k/wingetopt>

/\*

\* Copyright (c) 2002 Todd C. Miller <Todd.Miller@courtesan.com>

\*

\* Permission to use, copy, modify, and distribute this software for any  
\* purpose with or without fee is hereby granted, provided that the above  
\* copyright notice and this permission notice appear in all copies.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
\* ANY SPECIAL,  
\* DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* Sponsored in part by the Defense Advanced Research Projects  
\* Agency (DARPA) and Air Force Research Laboratory, Air Force  
\* Materiel Command, USAF, under agreement number F39502-99-1-0512.

\*/

/\*-

\* Copyright (c) 2000 The NetBSD Foundation, Inc.

\* All rights reserved.

\*

\* This code is derived from software contributed to The NetBSD Foundation  
\* by Dieter Baron and Thomas Klausner.

\*  
 \* Redistribution and use in source and binary forms, with or without  
 \* modification, are permitted provided that the following conditions  
 \* are met:  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must  
 reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS  
 \* ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
 \* TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
 \* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS  
 \* BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
 \* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
 \* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
 \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
 \* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
 \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
 \* POSSIBILITY OF SUCH DAMAGE.  
 \*/

## 1.474 zstd 1.3.7

### 1.474.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
 Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
 Everyone is permitted to copy and distribute verbatim copies  
 of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
 freedom to share and change it. By contrast, the GNU General Public  
 License is intended to guarantee your freedom to share and change free  
 software--to make sure the software is free for all its users. This  
 General Public License applies to most of the Free Software  
 Foundation's software and to any other program whose authors commit to  
 using it. (Some other Free Software Foundation software is covered by  
 the GNU Lesser General Public License instead.) You can apply it to  
 your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>



This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.475 confluent-kafka-go 1.3.0

## 1.475.1 Available under license :

Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,  
or other modifications  
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.476 scipy 1.4.1

### 1.476.1 Available under license :

Copyright (c) 2003, The Regents of the University of California, through Lawrence Berkeley National Laboratory (subject to receipt of any required approvals from U.S. Dept. of Energy)

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- (1) Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- (2) Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- (3) Neither the name of Lawrence Berkeley National Laboratory, U.S. Dept. of Energy nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2003-2005 Peter J. Verveer

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

BSD 3-Clause License

Copyright (c) 2018, Quansight-Labs  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN



NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2001-2002 Enthought, Inc. 2003-2019, SciPy Developers.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This version obtained on 1 Jun 84 from (kahaner@nbs-sdc)

David K. Kahaner

Scientific Computing Division

National Bureau of Standards

Washington DC 20234

WARNING: the calling sequences here differ from those in the book:

R. Piessens, E. deDoncker-Kapenga, C. Uberhuber, D. Kahaner

Quadpack: a Subroutine Package for Automatic Integration

Springer Verlag, 1983. Series in Computational Mathematics v.1

Copyright (c) 2002-2005, Jean-Sebastien Roy (js@jeannot.org)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Qhull, Copyright (c) 1993-2019

C.B. Barber  
Arlington, MA

and

The National Science and Technology Research Center for  
Computation and Visualization of Geometric Structures  
(The Geometry Center)  
University of Minnesota

email: qhull@qhull.org

This software includes Qhull from C.B. Barber and The Geometry Center. Qhull is copyrighted as noted above. Qhull is free software and may be obtained via [http](http://www.qhull.org) from [www.qhull.org](http://www.qhull.org). It may be freely copied, modified, and redistributed under the following conditions:

1. All copyright notices must remain intact in all files.
2. A copy of this text file must be distributed along with any copies of Qhull that you redistribute; this includes copies that you have modified, or copies of programs or other software products that include Qhull.

3. If you modify Qhull, you must include a notice giving the name of the person performing the modification, the date of modification, and the reason for such modification.
4. When distributing modified versions of Qhull, or other software products that include Qhull, you must provide notice that the original source code may be obtained as noted above.
5. There is no warranty or other guarantee of fitness for Qhull, it is provided solely "as is". Bug reports or fixes may be sent to [qhull\\_bug@qhull.org](mailto:qhull_bug@qhull.org); the authors may or may not act on them as they desire.

BSD Software License

Pertains to ARPACK and P\_ARPACK

Copyright (c) 1996-2008 Rice University.

Developed by D.C. Sorensen, R.B. Lehoucq, C. Yang, and K. Maschhoff.

All rights reserved.

Arpack has been renamed to arpack-ng.

Copyright (c) 2001-2011 - Scilab Enterprises

Updated by Allan Cornet, Sylvestre Ledru.

Copyright (c) 2010 - Jordi Gutierrez Hermoso (Octave patch)

Copyright (c) 2007 - Sbastien Fabbro (gentoo patch)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer listed in this license in the documentation and/or other materials provided with the distribution.
- Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2010-2019 Max-Planck-Society

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

prehistoric

Copyright (c) 1992-2015 The University of Tennessee and The University of Tennessee Research Foundation. All rights reserved.

Copyright (c) 2000-2015 The University of California Berkeley. All rights reserved.

Copyright (c) 2006-2015 The University of Colorado Denver. All rights reserved.

\$COPYRIGHT\$

Additional copyrights may follow

## \$HEADERS\$

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer listed in this license in the documentation and/or other materials provided with the distribution.
- Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

The copyright holders provide no reassurances that the source code provided does not infringe any patent, copyright, or any other intellectual property rights of third parties. The copyright holders disclaim any liability to any recipient for claims brought against recipient by any third party for infringement of that parties intellectual property rights.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. The SciPy repository and source distributions bundle a number of libraries that are compatibly licensed. We list these here.

Name: Numpydoc  
Files: doc/sphinxext/numpydoc/\*  
License: 2-clause BSD  
For details, see doc/sphinxext/LICENSE.txt

Name: scipy-sphinx-theme  
Files: doc/scipy-sphinx-theme/\*

License: 3-clause BSD, PSF and Apache 2.0

For details, see doc/sphinxext/LICENSE.txt

Name: Six

Files: scipy/\_lib/six.py

License: MIT

For details, see the header inside scipy/\_lib/six.py

Name: Decorator

Files: scipy/\_lib/decorator.py

License: 2-clause BSD

For details, see the header inside scipy/\_lib/decorator.py

Name: ID

Files: scipy/linalg/src/id\_dist/\*

License: 3-clause BSD

For details, see scipy/linalg/src/id\_dist/doc/doc.tex

Name: L-BFGS-B

Files: scipy/optimize/lbfgsb/\*

License: BSD license

For details, see scipy/optimize/lbfgsb/README

Name: SuperLU

Files: scipy/sparse/linalg/dsolve/SuperLU/\*

License: 3-clause BSD

For details, see scipy/sparse/linalg/dsolve/SuperLU/License.txt

Name:

ARPACK

Files: scipy/sparse/linalg/eigen/arpack/ARPACK/\*

License: 3-clause BSD

For details, see scipy/sparse/linalg/eigen/arpack/ARPACK/COPYING

Name: Qhull

Files: scipy/spatial/qhull/\*

License: Qhull license (BSD-like)

For details, see scipy/spatial/qhull/COPYING.txt

Name: Cephes

Files: scipy/special/cephes/\*

License: 3-clause BSD

Distributed under 3-clause BSD license with permission from the author,  
see <https://lists.debian.org/debian-legal/2004/12/msg00295.html>

Cephes Math Library Release 2.8: June, 2000

Copyright 1984, 1995, 2000 by Stephen L. Moshier

This software is derived from the Cephes Math Library and is incorporated herein by permission of the author.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL <COPYRIGHT HOLDER> BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Name: Faddeeva

Files: scipy/special/Faddeeva.\*

License: MIT

Copyright (c) 2012 Massachusetts Institute of Technology

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,

INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Name: qd

Files: scipy/special/cephes/dd\_\*.ch

License: modified BSD license ("BSD-LBNL-License.doc")

This work was supported by the Director, Office of Science, Division of Mathematical, Information, and Computational Sciences of the U.S. Department of Energy under contract numbers DE-AC03-76SF00098 and DE-AC02-05CH11231.

Copyright (c) 2003-2009, The Regents of the University of California, through Lawrence Berkeley National Laboratory (subject to receipt of any required approvals from U.S. Dept. of Energy) All rights reserved.

1. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

(1) Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.

(2) Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

(3) Neither the name of the University of California, Lawrence Berkeley National Laboratory, U.S. Dept. of Energy nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

2. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT



(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

3. You are under no obligation whatsoever to provide any bug fixes, patches, or upgrades to the features, functionality or performance of the source code ("Enhancements") to anyone; however, if you choose to make your Enhancements available either publicly, or directly to Lawrence Berkeley National Laboratory, without imposing a separate written license agreement for such Enhancements, then you hereby grant the following license: a non-exclusive, royalty-free perpetual license to install, use, modify, prepare derivative works, incorporate into other computer software, distribute, and sublicense such enhancements or derivative works thereof, in binary and source code form.

Name: pypocketfft

Files: `scipy/fft/_pocketfft/[pocketfft.h, pypocketfft.cxx]`

License: 3-Clause BSD

For details, see `scipy/fft/_pocketfft/LICENSE.md`

Name: uarray

Files: `scipy/_lib/uarray/*`

License: 3-Clause BSD

For details, see `scipy/_lib/uarray/LICENSE`

## 1.477 jersey 2.25.1

### 1.477.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

#### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to

grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of

the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with

the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you

legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this



License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's

name and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type ``show w'`. This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
signature of Ty Coon, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine

library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that

accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable,

regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) YYYY Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)

\* or packager/legal/LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at packager/legal/LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version 2 section of the License

\* file that

accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or

\* only the GPL Version 2, indicate your decision by adding "[Contributor]

\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

DO NOT TRANSLATE OR LOCALIZE.

%% The following software may be included in this product: ASM  
Use of any of this software is governed by the terms of the license below:

Copyright (c) 2000-2005 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

%% The following software may be included in this product: Jettison  
Use of any of this software is governed by the terms of the license below:

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may  
obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole,

an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

### 3. Grant of Patent

License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

### 4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and

2. You must cause any modified files to carry prominent notices stating that You changed the files; and

3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed



as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

%% The following software may be included in this product: Jackson  
Use of any of this software is governed by the terms of the license below:

Jackson is dual-licensed under two alternative popular Open Source licenses: Apache (AL 2.0) and Gnu Lesser GPL (LGPL 2.1). You choose one or the other, as necessary (if you want to redistribute the code for use, you do not need license), and abide by the license rules as defined by the respective license agreement (and only that one).

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source

code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other

recipients of the Work or Derivative Works a copy of this License; and

2. You must cause any modified files to carry prominent notices stating that You changed the files; and

3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional

terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name

of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.478 jersey 2.22.1

## 1.478.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer



includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with

the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising,

directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering

equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's

name and a brief idea of what it does.

## Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type ``show w'`. This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine

library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that



accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable,

regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) YYYY Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)

\* or packager/legal/LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at packager/legal/LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version 2 section of the License

\* file that

accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or

\* only the GPL Version 2, indicate your decision by adding "[Contributor]

\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

DO NOT TRANSLATE OR LOCALIZE.

%% The following software may be included in this product: ASM  
Use of any of this software is governed by the terms of the license below:

Copyright (c) 2000-2005 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

%% The following software may be included in this product: Jettison  
Use of any of this software is governed by the terms of the license below:

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may  
obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole,

an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

### 3. Grant of Patent

License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and

2. You must cause any modified files to carry prominent notices stating that You changed the files; and

3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

%% The following software may be included in this product: Jackson  
Use of any of this software is governed by the terms of the license below:

Jackson is dual-licensed under two alternative popular Open Source licenses: Apache (AL 2.0) and Gnu Lesser GPL (LGPL 2.1). You choose one or the other, as necessary (if you want to redistribute the code for use, you do not need license), and abide by the license rules as defined by the respective license agreement (and only that one).

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source

code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other

recipients of the Work or Derivative Works a copy of this License; and

2. You must cause any modified files to carry prominent notices stating that You changed the files; and

3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional

terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.



9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name

of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.479 kerberos 1.15.1-37.el7\_7.2

### 1.479.1 Available under license :

[ NOTE: MIT has only incorporated the mechglue and spnego change, and not the incremental propagation changes. The filenames are different between the Sun and MIT sources. The actual MIT filenames appear in the top-level README file. Original text of Sun's LICENSE file follows. ]

Subject to the license set forth below, Sun Microsystems, Inc. donates the attached files to MIT for the purpose of including these modifications and additions in future versions of the Kerberos system.

Many of the files attached are subject to licenses issued by other entities, including OpenVision, MIT, and FundsXpress. See the individual files, and/or related Readme files, for these licenses.

In addition Sun requires that the license set forth below be incorporated into any future version of the Kerberos system which contains portions of the files attached. The following files must be listed, in the top level Readme file, as being provided subject to such license:

cmd/krb5/iprop/iprop.x  
cmd/krb5/iprop/iprop\_hdr.h  
cmd/krb5/kadmin/server/ipropd\_svc.c  
cmd/krb5/kproplog/kproplog.c  
cmd/krb5/slave/kpropd\_rpc.c  
lib/gss\_mechs/mech\_krb5/et/kdb5\_err.c  
lib/gss\_mechs/mech\_spnego/mech/gssapiP\_spnego.h  
lib/gss\_mechs/mech\_spnego/mech/spnego\_mech.c  
lib/krb5/kadm5/kadm\_host\_srv\_names.c  
lib/krb5/kdb/kdb\_convert.c  
lib/krb5/kdb/kdb\_hdr.h  
lib/krb5/kdb/kdb\_log.c  
lib/krb5/kdb/kdb\_log.h  
lib/libgss/g\_accept\_sec\_context.c  
lib/libgss/g\_acquire\_cred.c  
lib/libgss/g\_canon\_name.c  
lib/libgss/g\_compare\_name.c  
lib/libgss/g\_context\_time.c  
lib/libgss/g\_delete\_sec\_context.c  
lib/libgss/g\_dsp\_name.c  
lib/libgss/g\_dsp\_status.c  
lib/libgss/g\_dup\_name.c  
lib/libgss/g\_exp\_sec\_context.c  
lib/libgss/g\_export\_name.c  
lib/libgss/g\_glue.c  
lib/libgss/g\_imp\_name.c  
lib/libgss/g\_imp\_sec\_context.c  
lib/libgss/g\_init\_sec\_context.c  
lib/libgss/g\_initialize.c  
lib/libgss/g\_inquire\_context.c  
lib/libgss/g\_inquire\_cred.c  
lib/libgss/g\_inquire\_names.c  
lib/libgss/g\_process\_context.c  
lib/libgss/g\_rel\_buffer.c  
lib/libgss/g\_rel\_cred.c  
lib/libgss/g\_rel\_name.c  
lib/libgss/g\_rel\_oid\_set.c  
lib/libgss/g\_seal.c  
lib/libgss/g\_sign.c  
lib/libgss/g\_store\_cred.c  
lib/libgss/g\_unseal.c  
lib/libgss/g\_userok.c  
lib/libgss/g\_utils.c  
lib/libgss/g\_verify.c  
lib/libgss/gssd\_pname\_to\_uid.c  
uts/common/gssapi/include/gssapi\_err\_generic.h  
uts/common/gssapi/include/mechglueP.h

Sun's

License is as follows:

Copyright (c) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 1985-2017 by the Massachusetts Institute of Technology.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Downloading of this software may constitute an export of cryptographic software from the United States of America that is subject to the United States Export Administration Regulations (EAR), 15 CFR 730-774. Additional laws or regulations may apply. It is the responsibility of the person or entity contemplating export to comply with all applicable export laws and regulations, including obtaining any required license from the U.S. government.

The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.

Documentation components of this software distribution are licensed under a Creative Commons Attribution-ShareAlike 3.0 Unported License. (<http://creativecommons.org/licenses/by-sa/3.0/>)

Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.

Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.

"Commercial use" means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).

=====  
The following copyright and permission notice applies to the OpenVision Kerberos Administration system located in "kadmin/create", "kadmin/dbutil", "kadmin/passwd", "kadmin/server", "lib/kadm5", and portions of "lib/rpc":

Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved

WARNING: Retrieving the OpenVision Kerberos Administration system

source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.

You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this Source Code is provided to you "AS IS" EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system to MIT for inclusion in the standard Kerberos 5 distribution. This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.

=====

Portions contributed by Matt Crawford "crawd@fnal.gov" were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract DE-AC02-76CHO3000 with the U.S. Department of Energy.

=====

Portions of "src/lib/crypto" have the following copyright:

Copyright (C) 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====  
The implementation of the AES encryption algorithm in "src/lib/crypto/builtin/aes" has the following copyright:

Copyright (C) 2001, Dr Brian Gladman "brg@gladman.uk.net", Worcester, UK.  
All rights reserved.

#### LICENSE TERMS

The free distribution and use of this software in both source and binary form is allowed (with or without changes) provided that:

1. distributions of this source code include the above copyright notice, this list of conditions and the following disclaimer;
2. distributions in binary form include the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other associated materials;
3. the copyright holder's name is not used to endorse products built using this software without specific written permission.

#### DISCLAIMER

This software is provided 'as is' with no explicit or implied warranties in respect of any properties, including, but not limited to, correctness and fitness for purpose.

=====  
Portions contributed by Red Hat, including the pre-authentication  
plug-in framework and the NSS crypto implementation, contain the  
following copyright:

Copyright (C) 2006 Red Hat, Inc.  
Portions copyright (C)  
2006 Massachusetts Institute of Technology  
All Rights Reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in  
the documentation and/or other materials provided with the  
distribution.
- \* Neither the name of Red Hat, Inc., nor the names of its  
contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR  
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The bundled verto source code is subject to the following license:

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The MS-KKDCP client implementation has the following copyright:

Copyright 2013,2014 Red Hat, Inc.

#### Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE



GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in  
"src/lib/gssapi", including the following files:

lib/gssapi/generic/gssapi\_err\_generic.et  
lib/gssapi/mechglue/g\_accept\_sec\_context.c  
lib/gssapi/mechglue/g\_acquire\_cred.c  
lib/gssapi/mechglue/g\_canon\_name.c  
lib/gssapi/mechglue/g\_compare\_name.c  
lib/gssapi/mechglue/g\_context\_time.c  
lib/gssapi/mechglue/g\_delete\_sec\_context.c  
lib/gssapi/mechglue/g\_dsp\_name.c  
lib/gssapi/mechglue/g\_dsp\_status.c  
lib/gssapi/mechglue/g\_dup\_name.c  
lib/gssapi/mechglue/g\_exp\_sec\_context.c  
lib/gssapi/mechglue/g\_export\_name.c  
lib/gssapi/mechglue/g\_glue.c  
lib/gssapi/mechglue/g\_imp\_name.c  
lib/gssapi/mechglue/g\_imp\_sec\_context.c  
lib/gssapi/mechglue/g\_init\_sec\_context.c  
lib/gssapi/mechglue/g\_initialize.c  
lib/gssapi/mechglue/g\_inquire\_context.c  
lib/gssapi/mechglue/g\_inquire\_cred.c  
lib/gssapi/mechglue/g\_inquire\_names.c  
lib/gssapi/mechglue/g\_process\_context.c  
lib/gssapi/mechglue/g\_rel\_buffer.c  
lib/gssapi/mechglue/g\_rel\_cred.c  
lib/gssapi/mechglue/g\_rel\_name.c  
lib/gssapi/mechglue/g\_rel\_oid\_set.c  
lib/gssapi/mechglue/g\_seal.c  
lib/gssapi/mechglue/g\_sign.c  
lib/gssapi/mechglue/g\_store\_cred.c  
lib/gssapi/mechglue/g\_unseal.c  
lib/gssapi/mechglue/g\_userok.c  
lib/gssapi/mechglue/g\_utils.c  
lib/gssapi/mechglue/g\_verify.c  
lib/gssapi/mechglue/gssd\_pname\_to\_uid.c  
lib/gssapi/mechglue/mglueP.h  
lib/gssapi/mechglue/oid\_ops.c  
lib/gssapi/spnego/gssapiP\_spnego.h

lib/gssapi/spnego/spnego\_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/ipropr\_hdr.h  
kadmin/server/ipropr\_svc.c  
lib/kdb/ipropr.x  
lib/kdb/kdb\_convert.c  
lib/kdb/kdb\_log.c  
lib/kdb/kdb\_log.h  
lib/krb5/error\_tables/kdb5\_err.et  
slave/kpropd\_rpc.c  
slave/kproplog.c

are subject to the following license:

Copyright (C) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
Kerberos V5 includes documentation and software developed at the University of California at Berkeley, which includes this copyright notice:

Copyright (C) 1983 Regents of the University of California.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions contributed by Novell, Inc., including the LDAP database backend, are subject to the following license:

Copyright (C) 2004-2005, Novell, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions

funded by Sandia National Laboratory and developed by the University of Michigan's Center for Information Technology Integration, including the PKINIT implementation, are subject to the following license:

COPYRIGHT (C) 2006-2007  
THE REGENTS OF THE UNIVERSITY OF MICHIGAN  
ALL RIGHTS RESERVED

Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.

THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT

WARRANTY BY THE UNIVERSITY OF MICHIGAN OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

=====

The pkcs11.h file included in the PKINIT code has the following license:

Copyright 2006 g10 Code GmbH  
Copyright 2006 Andreas Jellinghaus

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful,  
but  
WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

=====

Portions contributed by Apple Inc. are subject to the following license:

Copyright 2004-2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations

about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====

The implementations of UTF-8 string handling in src/util/support and src/lib/krb5/unicode are subject to the following copyright and permission notice:

The OpenLDAP Public License  
Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

=====

Marked test programs in src/lib/krb5/krb have the following copyright:

Copyright (C) 2006 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The KCM Mach RPC definition file used on OS X has the following copyright:

Copyright (C) 2009 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Portions Copyright (C) 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.



=====  
Portions of the RPC implementation in src/lib/rpc and  
src/include/gssrpc have the following copyright and permission notice:

Copyright (C) 2010, Oracle America, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification,  
are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.
3. Neither the name of the "Oracle America, Inc." nor the names of  
its contributors may be used to endorse or promote products  
derived from this software without specific prior written  
permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,

INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Copyright (C) 2006,2007,2009 NTT (Nippon Telegraph and Telephone  
Corporation). All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer as the first lines of this file unmodified.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
Copyright  
2000 by Carnegie Mellon University

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN

CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

---

Copyright (C) 2002 Naval Research Laboratory (NRL/CCS)

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.

NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

---

Portions extracted from Internet RFCs have the following copyright notice:

Copyright (C) The Internet Society (2006).

This document is subject to the rights, licenses and restrictions contained in BCP 78, and except as set forth therein, the authors retain all their rights.

This document and the information contained herein are provided on an "AS IS" basis and THE CONTRIBUTOR, THE ORGANIZATION HE/SHE REPRESENTS OR IS SPONSORED BY (IF ANY), THE INTERNET SOCIETY AND THE INTERNET ENGINEERING TASK FORCE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

---

Copyright (C) 1991, 1992, 1994 by Cygnus Support.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Cygnus Support makes no representations about

the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

---

Copyright (C) 2006 Secure Endpoints Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

Portions of the implementation of the Fortuna-like PRNG are subject to the following notice:

Copyright (C) 2005 Marko Kreen  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or

other materials provided  
with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 1994 by the University of Southern California

EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.

DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED "AS IS". The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not limitation, the University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any direct, indirect, or consequential damages with respect to any claim by the user or distributor of the ksu software.

=====  
Copyright (C) 1995  
The President and Fellows of Harvard University

This code is derived from software contributed to Harvard by Jeremy Rassen.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the  
University of  
California, Berkeley and its contributors.

4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Copyright (C) 2008 by the Massachusetts Institute of Technology.  
Copyright 1995 by Richard P. Basch. All Rights Reserved.  
Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used

in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Richard P. Basch, Lehman Brothers and M.I.T. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

---

The following notice applies to "src/lib/krb5/krb/strptime.c" and "src/include/k5-queue.h".

Copyright (C) 1997, 1998 The NetBSD Foundation, Inc.  
All rights reserved.

This code was contributed to The NetBSD Foundation by Klaus Klein.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the NetBSD Foundation, Inc. and its contributors.

4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND

CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The following notice applies to Unicode library files in "src/lib/krb5/unicode":

Copyright 1997, 1998, 1999 Computing Research Labs,  
New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
The following notice applies to "src/util/support/strncpy.c":

Copyright (C) 1998 Todd C. Miller "Todd.Miller@courtesan.com"



Permission to use, copy, modify, and distribute this software  
for  
any purpose with or without fee is hereby granted, provided that  
the above copyright notice and this permission notice appear in all  
copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL  
WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE  
AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS  
OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT,  
NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN  
CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The following notice applies to "src/util/profile/argv\_parse.c" and  
"src/util/profile/argv\_parse.h":

Copyright 1999 by Theodore Ts'o.

Permission to use, copy, modify, and distribute this software for  
any purpose with or without fee is hereby granted,  
provided that  
the above copyright notice and this permission notice appear in all  
copies. THE SOFTWARE IS PROVIDED "AS IS" AND THEODORE TS'O (THE  
AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN  
NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,  
INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER  
RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION  
OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR  
IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't  
it sick that the U.S. culture of lawsuit-happy lawyers requires  
this kind of disclaimer?)

=====

The following notice applies to SWIG-generated code in  
"src/util/profile/profile\_tcl.c":

Copyright (C) 1999-2000, The University of Chicago

This file may be freely redistributed without license  
or fee  
provided this copyright message remains intact.

=====  
The following notice applies to portions of "src/lib/rpc" and  
"src/include/gssrpc":

Copyright (C) 2000 The Regents of the University of Michigan. All  
rights reserved.

Copyright (C) 2000 Dug Song "dugsong@UMICH.EDU". All rights  
reserved, all wrongs reversed.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.
3. Neither the name of the University nor the names of its  
contributors  
may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT  
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE  
USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGE.

=====  
Implementations of the MD4 algorithm are subject to the following  
notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

#### Implementations

of the MD5 algorithm are subject to the following notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

The following notice applies to "src/lib/crypto/crypto\_tests/t\_mddriver.c":

Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All rights reserved.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

Portions of "src/lib/krb5" are subject to the following notice:

Copyright (C) 1994 CyberSAFE Corporation.  
Copyright 1990,1991,2007,2008 by the Massachusetts Institute of Technology.  
All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====

Portions contributed by PADL Software are subject to the following

license:

Copyright (c) 2011, PADL Software Pty Ltd. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED  
BY PADL SOFTWARE AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A  
PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE  
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

=====

The bundled libev source code is subject to the following license:

All files in libev are Copyright (C)2007,2008,2009 Marc Alexander  
Lehmann.

Redistribution and  
use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Alternatively, the contents of this package may be used under the terms of the GNU General Public License ("GPL") version 2 or any later version, in which case the provisions of the GPL are applicable instead of the above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD license, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.

=====  
Files copied from the Intel AESNI Sample Library are subject to the following license:

Copyright (C) 2010, Intel Corporation  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE  
IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The following notice applies to  
"src/ccapi/common/win/OldCC/autolock.hxx":

Copyright (C) 1998 by Danilo Almeida. All rights reserved.

Redistribution  
and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) Jelmer Vernooij 2005,2008 <jelmer@samba.org>

Copyright (C) Stefan Metzmacher 2006-2009 <metze@samba.org>

Copyright (C) Andreas Schneider 2013 <asn@samba.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) Stefan Metzmacher 2007 <metze@samba.org>

Copyright (C) Guenther Deschner 2009 <gd@samba.org>

Copyright (C) Andreas Schneider 2013 <asn@samba.org>

All rights reserved.



Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright

=====

Copyright |copy| 1985-2017 by the Massachusetts Institute of Technology and its contributors. All rights reserved.

See :ref:`mitK5license` for additional copyright and license information.

.. \_mitK5license:

MIT Kerberos License information

=====

.. toctree::

  :hidden:

  copyright.rst

.. include:: notice.rst

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.480 elasticsearch 5.6.2

### 1.480.1 Available under license :

Elasticsearch

Copyright 2009-2017 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

# 1.481 asm 5.0.3

## 1.481.1 Available under license :

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-

jar/org/objectweb/asm/xml/package.html

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

\*  
 \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
 \* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/  
 /\*\*  
 \* Creates a new JSRInliner. *<i>*Subclasses must not use this constructor*</i>*. Instead, they must use the  
 \* { @link #JSRInlinerAdapter(int, MethodVisitor, int, String, String, String, String[])}  
 \* version.  
 \*  
 \* @param mv  
 \*  
 the `MethodVisitor` to send the resulting inlined  
 \* method code to (use `null` for none).  
 \* @param access  
 \* the method's access flags (see { @link Opcodes}). This  
 \* parameter also indicates if the method is synthetic and/or  
 \* deprecated.  
 \* @param name  
 \* the method's name.  
 \* @param desc  
 \* the method's descriptor (see { @link Type}).  
 \* @param signature  
 \* the method's signature. May be `null`.  
 \* @param exceptions  
 \* the internal names of the method's exception classes (see  
 \* { @link Type#getInternalName() getInternalName}). May be  
 \* `null`.  
 \* @throws IllegalStateException



\* If a subclass calls this constructor.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/JSRInlinerAdapter.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Constructs a new {@link LocalVariableAnnotationNode}. <i>Subclasses must

\* not use this constructor</i>. Instead, they must use the

\* {@link #LocalVariableAnnotationNode(int, TypePath, LabelNode[], LabelNode[], int[], String)}

\* version.

\*

\* @param typeRef

\* a reference to the annotated type. See {@link TypeReference}.

\* @param typePath

```

*      the path to the annotated type argument, wildcard bound, array
*      element type, or static inner type within 'typeRef'. May be
*      <tt>null</tt> if the annotation targets 'typeRef' as a whole.
* @param start
*      the first instructions corresponding to the continuous ranges
*      that make the scope of this local variable (inclusive).
* @param end
*      the last instructions corresponding to the continuous ranges
*      that make the scope of this local variable (exclusive). This
*      array must have the same size as the 'start' array.
* @param index
*      the local variable's index in each range. This array must have
*      the same size as the 'start' array.
* @param desc
*      the class descriptor of
the annotation class.
*/

```

Found in path(s):

```

* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/tree/LocalVariableAnnotationNode.java

```

No license file was found, but licenses were detected in source scan.

```

/****

```

```

* ASM XML Adapter

```

```

* Copyright (c) 2004-2011, Eugene Kuleshov

```

```

* All rights reserved.

```

```

*

```

```

* Redistribution and use in source and binary forms, with or without

```

```

* modification, are permitted provided that the following conditions

```

```

* are met:

```

```

* 1. Redistributions of source code must retain the above copyright

```

```

* notice, this list of conditions and the following disclaimer.

```

```

* 2. Redistributions in binary form must reproduce the above copyright

```

```

* notice, this list of conditions and the following disclaimer in the

```

```

* documentation and/or other materials provided with the distribution.

```

```

* 3. Neither the name of the copyright holders nor the names of its

```

```

* contributors may be used to endorse or promote products derived from

```

```

* this software without specific prior written permission.

```

```

*

```

```

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

```

```

* AND ANY EXPRESS OR IMPLIED WARRANTIES,

```

```

INCLUDING, BUT NOT LIMITED TO, THE

```

```

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

```

```

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

```

```

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

```

```

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

```

```

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

```

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/SAXAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/SAXAnnotationAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/SAXFieldAdapter.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/Processor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/SAXClassAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/ASMContentHandler.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/xml/SAXCodeAdapter.java

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/xml/asm-xml.dtd

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Constructs a new { @link ClassNode}. *Subclasses must not use this*

\* constructor*</i>. Instead, they must use the { @link #ClassNode(int)}*

\* *version.*

\*

\* @throws IllegalStateException

\* If a subclass calls this constructor.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/ClassNode.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new { @link GeneratorAdapter}. *Subclasses must not use this*

\* constructor*.* Instead, they must use the

\* { @link #GeneratorAdapter(int, MethodVisitor, int, String, String)}

\* version.

\*

\* @param mv

\* the

method visitor to which this adapter delegates calls.

\* @param access

\* the method's access flags (see { @link Opcodes}).

\* @param name

\* the method's name.

```
* @param desc
*     the method's descriptor (see {@link Type Type}).
* @throws IllegalStateException
*     If a subclass calls this constructor.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/commons/GeneratorAdapter.java
```

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2011 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
*   notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
*   notice, this list of conditions and the following disclaimer in the
*   documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
*   contributors may be used to endorse or promote products derived from
*   this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/tree/LabelNode.java
```

```
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/signature/SignatureWriter.java
```

```
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
```

jar/org/objectweb/asm/commons/Method.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/AnnotationConstantsCollector.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/TraceSignatureVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/AbstractInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/analysis/BasicVerifier.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/FieldWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/TraceClassVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/MethodConstantsCollector.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/analysis/BasicValue.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/ClassVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/IntInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/commons/AdviceAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/LineNumberNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/AnnotationNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/Constant.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/Context.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/analysis/AnalyzerException.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/VarInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/TraceFieldVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/LookupSwitchInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/analysis/SourceValue.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/ConstantPool.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/signature/SignatureVisitor.java

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Frame.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/TypeAnnotationNode.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Type.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/InsnList.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Handler.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/TryCatchBlockNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/InstructionAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/Printer.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/CheckMethodAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/analysis/Subroutine.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/FieldNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/CheckAnnotationAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/optimizer/ClassOptimizer.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/ASMifier.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/CodeSizeEvaluator.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/AnnotationVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/TryCatchBlockSorter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/RemappingClassAdapter.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/optimizer/MethodOptimizer.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/FieldInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Edge.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/FieldVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-



jar/org/objectweb/asm/tree/analysis/Frame.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/InsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/MethodVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/CheckSignatureAdapter.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/FieldConstantsCollector.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/TableSwitchInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/ParameterNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/commons/RemappingAnnotationAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/Item.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/JumpInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/LocalVariableNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/MethodInsnNode.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/MultiANewArrayInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/Opcodes.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/JarOptimizer.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/TypeInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/MethodNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/NameMapping.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/commons/StaticInitMerger.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/commons/RemappingFieldAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/optimizer/ClassConstantsCollector.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/CheckFieldAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/InnerClassNode.java

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Attribute.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/optimizer/Shrinker.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/CheckClassAdapter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/analysis/SmallSet.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/TraceAnnotationVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/analysis/SimpleVerifier.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/SimpleRemapper.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/ClassReader.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/LocalVariablesSorter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/ByteVector.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/SerialVersionUIDAdder.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/AnnotationWriter.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/LdcInsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/InvokeDynamicInsnNode.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/FrameNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/analysis/Analyzer.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/commons/TableSwitchGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/InsnNode.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/util/TraceMethodVisitor.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Label.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/Handle.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/analysis/BasicInterpreter.java  
\*

```
/opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/ClassWriter.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/tree/analysis/Interpreter.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/tree/analysis/Value.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/signature/SignatureReader.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/commons/Remapper.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/MethodWriter.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/commons/RemappingMethodAdapter.java
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/tree/analysis/SourceInterpreter.java
*
/opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/commons/RemappingSignatureAdapter.java
No license file was found, but licenses were detected in source scan.
```

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2011 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
```

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/ASMifiable.java  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/Textifiable.java  
No license file was found, but licenses were detected in source scan.

2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/tree/analysis/package.html  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/commons/package.html  
\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/util/package.html  
\*  
/opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
jar/org/objectweb/asm/package.html

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/tree/package.html

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/signature/package.html

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2013 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/TypePath.java

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-jar/org/objectweb/asm/TypeReference.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

```

*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/
/**
 * Constructs a new {@link Textifier}. <i>Subclasses must not use this
 * constructor</i>. Instead, they must use the {@link #Textifier(int)}
 * version.
 *
 * @throws IllegalStateException
 *         If a subclass calls this constructor.
 */

```

Found in path(s):

```

* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/util/Textifier.java

```

No license file was found, but licenses were detected in source scan.

```

/****
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2011 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

```

\* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its  
 \* contributors may be used to endorse or promote products derived from  
 \* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
 "AS IS"  
 \* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
 \* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
 \* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
 \* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
 \* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
 \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
 \* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
 \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
 \* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new {@link AnalyzerAdapter}. <i>Subclasses must not use this  
 \* constructor</i>. Instead, they must use the  
 \* {@link #AnalyzerAdapter(int, String, int, String, String, MethodVisitor)}  
 \* version.

\*

\* @param owner  
 \* the owner's class name.

\* @param access  
 \* the method's access flags (see {@link Opcodes}).

\* @param name  
 \* the method's name.

\* @param desc  
 \* the method's descriptor (see {@link Type Type}).

\* @param mv  
 \* the method visitor to which this adapter delegates calls. May  
 \* be <tt>null</tt>.

\* @throws IllegalStateException  
 \* If a subclass calls this constructor.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1073269102\_1595440672.31/0/asm-5-0-3-sources-2-  
 jar/org/objectweb/asm/commons/AnalyzerAdapter.java

No license file was found, but licenses were detected in source scan.

```
#All rights reserved.
#Redistribution and use in source and binary forms, with or without
#modification, are permitted provided that the following conditions
#are met:
#1. Redistributions of source code must retain the above copyright
# notice, this list of conditions and the following disclaimer.
#2. Redistributions in binary form must reproduce the above copyright
# notice, this list of conditions and the following disclaimer in the
# documentation and/or other materials provided with the distribution.
#3. Neither the name of the copyright holders nor the names of its
# this software without specific prior written permission.
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink-frames.properties
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink-writer.properties
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink-resize.properties
*
/opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink-annotations.properties
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink-signatures.properties
* /opt/ws_local/PERMITS_SQL/1073269102_1595440672.31/0/asm-5-0-3-sources-2-
jar/org/objectweb/asm/optimizer/shrink.properties
```

# 1.482 numpy 1.18.2

## 1.482.1 Available under license :

Copyright (c) 2005-2019, NumPy Developers.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.



\* Neither the name of the NumPy Developers nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
# SPLITMIX64

Written in 2015 by Sebastiano Vigna (vigna@acm.org)

To the extent possible under law, the author has dedicated all copyright and related and neighboring rights to this software to the public domain worldwide. This software is distributed without any warranty.

See <<http://creativecommons.org/publicdomain/zero/1.0/>>.

# PHILOX

Copyright 2010-2012, D. E. Shaw Research.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of D. E. Shaw Research nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## NumPy

Copyright (c) 2005-2017, NumPy Developers.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the NumPy Developers nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## Julia

The ziggurat methods were derived from Julia.

Copyright (c) 2009-2019: Jeff Bezanson, Stefan Karpinski, Viral B. Shah,  
and other contributors:

<https://github.com/JuliaLang/julia/contributors>

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute,  
sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\* Copyright (c) 2006, University of Georgia and Pierre G.F. Gerard-Marchant

\* All rights reserved.

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions are met:

\*

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* \* Neither the name of the University of Georgia nor the

\* names of its contributors may be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY

\* EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

\* WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY

\* DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

\* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND

\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License

-----

Copyright (c) 2008 Ian Bicking and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# SFC64

## The MIT License

Adapted from a C++ implementation of Chris Doty-Humphrey's SFC PRNG.

<https://gist.github.com/imneme/f1f7821f07cf76504a97f6537c818083>

Copyright (c) 2018 Melissa E. O'Neill

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT

HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# PCG64

## The MIT License

PCG Random Number Generation for C.

Copyright 2014 Melissa O'Neill <oneill@pcg-random.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER

IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1992-2013 The University of Tennessee and The University of Tennessee Research Foundation. All rights reserved.

Copyright (c) 2000-2013 The University of California Berkeley. All rights reserved.

Copyright (c) 2006-2013 The University of Colorado Denver. All rights reserved.

\$COPYRIGHT\$

Additional copyrights may follow

\$HEADERS\$

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer listed in this license in the documentation and/or other materials provided with the distribution.

- Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

The copyright holders provide no reassurances that the source code provided does not infringe any patent, copyright, or any other intellectual property rights of third parties. The copyright holders disclaim any liability to any recipient for claims brought against recipient by any third party for infringement of that parties intellectual property rights.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
# MT19937

Copyright (c) 2003-2005, Jean-Sebastien Roy (js@jeannot.org)

The `rk_random` and `rk_seed` functions algorithms and the original design of the Mersenne Twister RNG:

Copyright (C) 1997 - 2002, Makoto Matsumoto and Takuji Nishimura,  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Original algorithm for the implementation of `rk_interval` function from Richard J. Wagner's implementation of the Mersenne Twister RNG, optimised by Magnus Jonsson.

Constants used in the `rk_double` implementation by Isaku Wada.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The NumPy repository and source distributions bundle several libraries that are compatibly licensed. We list these here.

Name: Numpydoc  
Files: doc/sphinxext/numpydoc/\*  
License: 2-clause BSD  
For details, see doc/sphinxext/LICENSE.txt

Name: scipy-sphinx-theme  
Files: doc/scipy-sphinx-theme/\*  
License: 3-clause BSD, PSF and Apache 2.0  
For details, see doc/scipy-sphinx-theme/LICENSE.txt

Name: lapack-lite  
Files: numpy/linalg/lapack\_lite/\*  
License: 3-clause BSD  
For details, see numpy/linalg/lapack\_lite/LICENSE.txt

Name: tempita  
Files: tools/npv\_tempita/\*  
License: BSD derived  
For details, see tools/npv\_tempita/license.txt

Name: dragon4  
Files: numpy/core/src/multiarray/dragon4.c  
License: MIT  
For license text, see numpy/core/src/multiarray/dragon4.c  
\*\*This software is dual-licensed under the The University of Illinois/NCSA  
Open Source License (NCSA) and The 3-Clause BSD License\*\*

# NCSA Open Source License  
\*\*Copyright (c) 2019 Kevin Sheppard. All rights reserved.\*\*

Developed by: Kevin Sheppard (<kevin.sheppard@economics.ox.ac.uk>,  
<kevin.k.sheppard@gmail.com>)  
[http://www.kevinsheppard.com](http://www.kevinsheppard.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal with the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimers.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimers in the documentation and/or



other materials provided with the distribution.

Neither the names of Kevin Sheppard, nor the names of any contributors may be used to endorse or promote products derived from this Software without specific prior written permission.

**\*\*THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE CONTRIBUTORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS WITH THE SOFTWARE.\*\***

# 3-Clause BSD License

**\*\*Copyright (c) 2019 Kevin Sheppard. All rights reserved.\*\***

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

**\*\*THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.\*\***

# Components

Many parts of this module have been derived from original sources, often the algorithm's designer. Component licenses are located with the component code.

## 1.483 jackson-databind 2.10.1

### 1.483.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

#### ## Licensing

Jackson core and extension components may be licensed under different licenses.

To find the details that apply to this artifact see the accompanying LICENSE file.

For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

#### ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

## 1.484 jackson 2.8.11

### 1.484.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses. This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.485 jackson-databind 2.10.2

## 1.485.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta ([tatu.saloranta@iki.fi](mailto:tatu.saloranta@iki.fi)), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.486 jackson-databind 2.6.3

## 1.486.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.487 jackson 2.10.1

## 1.487.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred

form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal

Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution

notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor

be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted

against, such Contributor by reason of your accepting any such warranty or additional liability.  
END OF TERMS AND CONDITIONS

## 1.488 jackson 2.10.2

### 1.488.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may licensed under different licenses.

To find the details that apply to this artifact see the accompanying LICENSE file.

For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

## 1.489 conscrypt 1.0.0

## 1.489.1 Available under license :

Copyright 2016 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

-----  
This product contains a modified portion of `Netty`, a configurable network  
stack in Java, which can be obtained at:

- \* LICENSE:
  - \* licenses/LICENSE.netty.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://netty.io/>

This product contains a modified portion of `Apache Harmony`, modular Java runtime,  
which can be obtained at:

- \* LICENSE:
  - \* licenses/LICENSE.harmony.txt  
(Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://harmony.apache.org/>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all



other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

# 1.490 openjdk-jre 1.8.0u242

## 1.490.1 Available under license :

```
## zlib v1.2.11
```

```
### zlib License
```

```
<pre>
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

```
</pre>
```

```
## Little Color Management System (LCMS) v2.9
```

```
### LCMS License
```

```
<pre>
```

Little Color Management System  
Copyright (c) 1998-2011 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>

Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc\_demo.c

- the files in src/spy/

- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

```
* Copyright (C) 2013 Red Hat
*
* All rights reserved.
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
*
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
* COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
* OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
* AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
* THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
* DAMAGE.
*
* Author: Nikos Mavrogiannopoulos <nnav@redhat.com>
```

Files src/simclist.c and src/simclist.h are:

\* Copyright (c) 2007,2008,2009,2010,2011 Mij <mij@bitchx.it>  
\*  
\* Permission to use, copy, modify, and distribute this software for any  
\* purpose with or without fee is hereby  
granted, provided that the above  
\* copyright notice and this permission notice appear in all copies.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
\* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
## Mozilla Elliptic Curve Cryptography (ECC)

### Mozilla ECC Notice

This notice is provided with respect to Elliptic Curve Cryptography,  
which is included with JRE, JDK, and OpenJDK.

You are receiving a  
[copy](<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>)  
of the Elliptic Curve Cryptography library in source  
form with the JDK and OpenJDK source distributions, and as object code in  
the JRE & JDK runtimes.

<pre>

In the case of the JRE & JDK runtimes, the terms of the Oracle license do  
NOT apply to the Elliptic Curve Cryptography library; it is licensed under the  
following license, separately from Oracle's JDK & JRE. If you do not wish to  
install the Elliptic Curve Cryptography library, you may delete the  
Elliptic Curve Cryptography library:

- On Solaris and Linux systems: delete \$(JAVA\_HOME)/lib/libsunec.so
- On Mac OSX systems: delete \$(JAVA\_HOME)/lib/libsunec.dylib
- On Windows systems: delete \$(JAVA\_HOME)\bin\sunec.dll

</pre>

###

Written Offer for Source Code

<pre>

For third party technology that you receive from Oracle in binary form  
which is licensed under an open source license that gives you the right  
to receive the source code for that binary, you can obtain a copy of  
the applicable source code from this page:

<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>



If the source code for the technology was not provided to you with the binary, you can also receive a copy of the source code on physical media by submitting a written request to:

Oracle America, Inc.  
Attn: Associate General Counsel,  
Development and Engineering Legal  
500 Oracle Parkway, 10th Floor  
Redwood Shores, CA 94065

Or, you may send an email to Oracle using the form at:

<http://www.oracle.com/goto/opensourcecode/request>

Your request should include:

- The name of the component or binary file(s) for which you are requesting the source code
- The name and version number of the Oracle product containing the binary
- The date you received the Oracle product
- Your name
- Your company name (if applicable)
- Your return mailing address and email and
- A telephone number in the event we need to reach you.

We may charge you a fee to cover the cost of physical media and processing. Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model.

</pre>

### LGPL 2.1

<pre>

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public

License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source

code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies



the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version,

but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This library is free software; you can  
redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.
```

```
This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.
```

```
You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims  
all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

```
</pre>  
## xwd v1.0.7
```

```
### xwd utility
```

```
<pre>
```

This is the copyright for the files in src/java.desktop/unix/native/libawt\_xawt:  
list.h, multiVis.h, wsutils.h, list.c, multiVis.c

Copyright 1994 Hewlett-Packard Co.

Copyright 1996, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

```
</pre>
```

```
## CUP Parser Generator for Java v 0.11b
```

```
### CUP Parser Generator License
```

```
<pre>
```

Copyright 1996-2015 by Scott Hudson, Frank Flannery, C. Scott Ananian, Michael Petter

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the names of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

</pre>

```
# This file contains a list of people who've made non-trivial
# contribution to the Google C++ Mocking Framework project. People
# who commit code to the project are encouraged to add their names
# here. Please keep the list sorted by first names.
```

```
Benoit Sigoure <tsuna@google.com>
Bogdan Piloa <boo@google.com>
Chandler Carruth <chandlerc@google.com>
Dave MacLachlan <dmaclach@gmail.com>
David Anderson <danderson@google.com>
Dean Sturtevant
Gene Volovich <gv@cite.com>
Hal Burch <gmock@hburch.com>
Jeffrey Yasskin <jyasskin@google.com>
Jim Keller <jimkeller@google.com>
Joe Walnes <joe@truemesh.com>
Jon Wray <jwray@google.com>
Keir Mierle <mierle@gmail.com>
Keith Ray <keith.ray@gmail.com>
Kostya Serebryany <kcc@google.com>
Lev Makhlis
Manuel Klimek <klimek@google.com>
Mario Tanev <radix@google.com>
Mark Paskin
Markus Heule <markus.heule@gmail.com>
Matthew Simmons <simmonmt@acm.org>
Mike Bland <mbland@google.com>
Neal Norwitz <nnorwitz@gmail.com>
Nermin Ozkiranartli <nermin@google.com>
Owen
  Carlsen <ocarlsen@google.com>
  Paneendra Ba <paneendra@google.com>
  Paul Menage <menage@google.com>
  Piotr Kaminski <piotrk@google.com>
  Russ Rufer <russ@pentad.com>
  Sverre Sundsdal <sundsald@gmail.com>
  Takeshi Yoshino <tyoshino@google.com>
  Vadim Berman <vadimb@google.com>
```

Vlad Losev <vladl@google.com>  
Wolfgang Klier <wklier@google.com>  
Zhanyong Wan <wan@google.com>  
## Apache Xerces v2.12.0

### Apache Xerces Notice

<pre>

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xerces Java distribution. ==
=====
```

```
Apache Xerces Java
Copyright 1999-2018 The Apache Software Foundation
This product includes software developed at
The Apache Software Foundation (http://www.apache.org/).
Portions of this software were originally based on the following:
- software copyright (c) 1999, IBM Corporation., http://www.ibm.com.
- software copyright (c) 1999, Sun Microsystems., http://www.sun.com.
- voluntary contributions made by Paul Eng on behalf of the
  Apache Software Foundation that were originally developed at iClick, Inc.,
  software copyright (c) 1999.
```

</pre>

### Apache 2.0 License

<pre>

```
Apache License
Version 2.0, January 2004
http://www.apache.org/licenses/
```

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.



2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution

intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of

TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

</pre>

This is the copyright file

## Harfbuzz v2.3.1

### Harfbuzz License

<http://cgит.freedesktop.org/harfbuzz/tree/COPYING>

<pre>

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow.  
For parts of HarfBuzz that are licensed under different licenses see individual  
files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012 Google, Inc.  
Copyright 2012 Mozilla Foundation  
Copyright 2011 Codethink Limited  
Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)  
Copyright 2009 Keith Stribley  
Copyright 2009 Martin Hosken and SIL International  
Copyright 2007 Chris Wilson  
Copyright 2006 Behdad Esfahbod  
Copyright 2005 David Turner  
Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.  
Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted, without written agreement and without  
license or royalty fees, to use, copy, modify, and distribute this  
software and its  
documentation for any purpose, provided that the  
above copyright notice and the following two paragraphs appear in  
all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR  
DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES  
ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN  
IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING,  
BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS  
ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO  
PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

All source code, except for one section, is licensed as above. The one exception is licensed with a slightly different MIT variant:

The contents of this directory are licensed under the following terms:

Copyright (C) 2012 Grigori Goronzy

<greg@kinoho.net>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

</pre>

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

jpackage test license file (just some sample text).

```
## Thai Dictionary
```

```
### Thai Dictionary License
```

```
<pre>
```

Copyright (C) 1982 The Royal Institute, Thai Royal Government.

Copyright (C) 1998 National Electronics and Computer Technology Center,  
National Science and Technology Development Agency,  
Ministry of Science Technology and Environment,  
Thai Royal Government.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>
```

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: \*

Copyright: APPLICATION\_COPYRIGHT

License: APPLICATION\_LICENSE\_TEXT

```
## JLine v3.12.1
```

```
### JLine License
```

```
<pre>
```

Copyright (c) 2002-2018, the original author or authors.

All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

#### ADDITIONAL INFORMATION ABOUT LICENSING

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the

Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications

to this package which may subsequently be redistributed and/or involve the use of third party software.

# This file contains a list of people who've made non-trivial  
# contribution to the Google C++ Testing Framework project. People  
# who commit code to the project are encouraged to add their names  
# here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>  
Balzs Dn <balazs.dan@gmail.com>  
Bharat Mediratta <bharat@menalto.com>  
Chandler Carruth <chandlerc@google.com>  
Chris Prince <cprince@google.com>  
Chris Taylor <taylorc@google.com>  
Dan Egnor <egnor@google.com>  
Eric Roman <eroman@chromium.org>  
Hady Zalek <hady.zalek@gmail.com>  
Jeffrey Yasskin <jyasskin@google.com>  
Ji Sigursson <joi@google.com>  
Keir Mierle <mierle@gmail.com>  
Keith Ray <keith.ray@gmail.com>  
Kenton Varda <kenton@google.com>  
Manuel Klimek <klimek@google.com>  
Markus Heule <markus.heule@gmail.com>  
Mika Raento <mikie@iki.fi>  
Mikls Fazekas <mfazekas@szemafor.com>  
Pasi Valminen <pasi.valminen@gmail.com>



Patrick Hanna <phanna@google.com>  
Patrick Riley <pfr@google.com>  
Peter Kaminski <piotrk@google.com>  
Preston  
Jackson <preston.a.jackson@gmail.com>  
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>  
Russ Cox <rsc@google.com>  
Russ Rufer <russ@pentad.com>  
Sean McAfee <eefacm@gmail.com>  
Sigurur sgeirsson <siggi@google.com>  
Tracy Bialik <tracy@pentad.com>  
Vadim Berman <vadimb@google.com>  
Vlad Losev <vladl@google.com>  
Zhanyong Wan <wan@google.com>  
## Apache Commons Byte Code Engineering Library (BCEL) Version 6.3.1

### Apache Commons BCEL Notice

<pre>

```
=====  
== NOTICE file corresponding to the section 4 d of           ==  
== the Apache License, Version 2.0,                          ==  
== in this case for the Apache Commons BCEL distribution.    ==  
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

</pre>

### Apache 2.0 License

<pre>

```
        Apache License  
        Version 2.0, January 2004  
        http://www.apache.org/licenses/
```

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of  
this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of

Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute,

alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License,  
Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

</pre>

## Mesa 3-D Graphics Library v19.2.1

### Mesa License

...

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN  
ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

Attention, Contributors

When contributing to the Mesa project you must agree to the licensing terms  
of the component to which you're contributing.

The following section lists the primary components of the Mesa distribution  
and their respective licenses.

Mesa Component Licenses

Component	Location	License
Main Mesa code	src/mesa/	MIT
Device drivers	src/mesa/drivers/*	MIT, generally
Gallium code	src/gallium/	MIT

Ext headers    GL/glext.h        Khronos  
                 GL/glxext.h        Khronos  
                 GL/wglext.h        Khronos  
                 KHR/khrplatform.h    Khronos

\*\*\*\*\*

----

include/GL/gl.h :

Mesa 3-D  
graphics library

Copyright (C) 1999-2006 Brian Paul All Rights Reserved.  
Copyright (C) 2009 VMware, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

----

include/GL/glext.h  
include/GL/glxext.h  
include/GL/wglxext.h :

Copyright (c) 2013 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the

"Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

----

include/KHR/khrplatform.h :

Copyright (c) 2008 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

...



## Cryptix AES v3.2.0

### Cryptix General License

<pre>

Cryptix General License

Copyright (c) 1995-2005 The Cryptix Foundation Limited.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE CRYPTIX FOUNDATION LIMITED AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CRYPTIX FOUNDATION LIMITED OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Apache Santuario v2.1.4

### Apache Santuario Notice

<pre>

Apache Santuario - XML Security for Java

Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

It was originally based on software copyright (c) 2001, Institute for Data Communications Systems, <<http://www.nue.et-inf.uni-siegen.de/>>.

The development of this software was partly funded by the European Commission in the <WebSig> project in the ISIS Programme.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that

do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from

the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except  
in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
</pre>
## International Components for Unicode (ICU4J) v64.2
```

```
### ICU4J License
...
```

## COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2019 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of

the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED  
"AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----  
**Third-Party Software Licenses**

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU 57.1

**COPYRIGHT AND PERMISSION NOTICE**

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this

permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth
# below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
```



# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND  
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,  
# INCLUDING, BUT NOT LIMITED  
# TO, THE IMPLIED WARRANTIES OF  
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#

#

# The word list in cjdict.txt are generated by combining three word lists  
# listed below with further processing for compound word breaking. The  
# frequency is generated with an iterative training against Google web  
# corpora.

#

# \* Libtabe (Chinese)

# - [https://sourceforge.net/project/?group\\_id=1519](https://sourceforge.net/project/?group_id=1519)

# - Its license terms and conditions

are shown below.

#

# \* IPADIC (Japanese)

# - <http://chasen.aist-nara.ac.jp/chasen/distribution.html>

# - Its license terms and conditions are shown below.

#

# -----COPYING.libtabe ---- BEGIN-----

#

# /\*

# \* Copyright (c) 1999 TaBE Project.

# \* Copyright (c) 1999 Pai-Hsiang Hsiao.

# \* All rights reserved.

# \*

# \* Redistribution and use in source and binary forms, with or without

# \* modification, are permitted provided that the following conditions

# \* are met:

# \*

# \* . Redistributions of source code must retain the above copyright

# \* notice, this list of conditions and the following disclaimer.

# \* . Redistributions in binary form must reproduce the above copyright

# \* notice, this list of conditions and the following disclaimer in

# \* the documentation and/or other materials provided with the

# \* distribution.

# \* . Neither the name of the TaBE Project nor the names of its

# \* contributors

may be used to endorse or promote products derived  
# \* from this software without specific prior written permission.  
# \*  
# \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
# \* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
# \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
# \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
# \* REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
# \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
# \* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
# \* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
# \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
# \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
# \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
# \* OF THE POSSIBILITY OF SUCH DAMAGE.  
# \*/  
#  
# /\*  
# \* Copyright (c)  
1999 Computer Systems and Communication Lab,  
# \* Institute of Information Science, Academia  
# \* Sinica. All rights reserved.  
# \*  
# \* Redistribution and use in source and binary forms, with or without  
# \* modification, are permitted provided that the following conditions  
# \* are met:  
# \*  
# \* . Redistributions of source code must retain the above copyright  
# \* notice, this list of conditions and the following disclaimer.  
# \* . Redistributions in binary form must reproduce the above copyright  
# \* notice, this list of conditions and the following disclaimer in  
# \* the documentation and/or other materials provided with the  
# \* distribution.  
# \* . Neither the name of the Computer Systems and Communication Lab  
# \* nor the names of its contributors may be used to endorse or  
# \* promote products derived from this software without specific  
# \* prior written permission.  
# \*  
# \* THIS SOFTWARE  
IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
# \* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
# \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
# \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
# \* REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
# \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
# \* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
# \* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
# \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

```
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT Free Software. The following conditions for ICOT
# Free Software applies to the current dictionary as well.
#
# Each User may also freely distribute the Program, whether in its
# original form or modified, to any third party or parties, PROVIDED
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear
# on, or be attached to, the Program, which is distributed substantially
# in the same form as set out herein and that such intended
# distribution, if actually made, will neither violate or otherwise
# contravene any of the laws and regulations of the countries having
# jurisdiction over the User or the intended distribution itself.
#
# NO WARRANTY
#
# The program was produced on an experimental basis in the course of the
# research and development conducted during the project and is provided
```

# to users as so produced on an experimental basis. Accordingly, the  
# program  
# is provided without any warranty whatsoever, whether express,  
# implied, statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special,  
# incidental  
# and consequential damages, arising out of or otherwise in connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.  
#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or  
# grants independently of ICOT any specific warranty to the user in  
# writing, such person, organization or entity, will also be exempted  
# from and not be held liable to the user for any such damages as noted  
# above as far as the program is concerned.  
#  
# -----COPYING.ipadic-----END-----

### 3. Lao Word Break Dictionary Data (laodict.txt)

# Copyright (c) 2013 International Business Machines Corporation  
# and others. All Rights Reserved.  
#  
# Project: <http://code.google.com/p/lao-dictionary/>  
# Dictionary: <http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt>

```
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED
# AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
```

```
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer. Redistributions in binary form must reproduce the
# above copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----
```

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

```
#
# The TZ database itself is not an IETF Contribution or an IETF
# document. Rather it is a pre-existing and regularly updated work
# that is in the public domain, and is intended to remain in the
# public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do
# not apply to the TZ Database or contributions that individuals make
# to it. Should any claims be made
# and substantiated against the TZ
# Database, the organization that is providing the IANA
# Considerations defined in this RFC, under the memorandum of
# understanding with the IETF, currently ICANN, may act in accordance
```

```
# with all competent court orders. No ownership claims will be made
# by ICANN or the IETF Trust on the database or the code. Any person
# making a contribution to the database or code waives all rights to
# future claims in that contribution or in the TZ Database.
```

...

All images in this directory are copyright 1995 by Jeff Dinkins.

```
## JRuby Joni v2.1.16
```

```
### MIT License
```

```
<pre>
```

Copyright (c) 2017 JRuby Team

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>
```

```
## GIFLIB v5.2.1
```

```
### GIFLIB License
```

...

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<https://sourceforge.net/p/giflib/code/ci/master/tree/openbsd-reallocarray.c>

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>  
SPDX-License-Identifier: MIT

All images in this directory are copyright 1995 by Jeff Dinkins.  
Unauthorized reproduction is prohibited.

For more information about Jeff's photographs, please see:

<http://www.theFixx.org/Jeff>

## libpng v1.6.37

### libpng License

<pre>

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or



other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this software, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabudhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are

Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of

merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

```
</pre>
## jQuery v3.4.1

### jQuery License
...
jQuery v 3.4.1
Copyright JS Foundation and other contributors, https://js.foundation/
```

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER  
IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The jQuery JavaScript Library v3.4.1 also includes Sizzle.js

Sizzle.js includes the following license:

Copyright JS Foundation and other contributors, <https://js.foundation/>

This software consists of voluntary contributions made by many  
individuals. For exact contribution history, see the revision history  
available at <https://github.com/jquery/sizzle>

The following license applies to all parts of this software except as  
documented below:

====

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to  
whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the node\_modules and external directories are  
externally maintained libraries used by this software which have their  
own licenses; we recommend you read them, as their terms may differ from  
the terms above.

\*\*\*\*\*

\*\*\*

## The Unicode Standard, Unicode Character Database, Version 12.1.0

### Unicode Character Database

\*\*\*

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s  
Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement.  
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

## COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the  
"Software") to deal in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files  
or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,

DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE  
OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder  
shall not be used in advertising or otherwise to promote the sale,  
use or other dealings in these Data Files or Software without prior  
written authorization of the copyright holder.

...

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.  
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it  
under the terms of the GNU General Public License version 2 only, as  
published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT  
ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or  
FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License  
version 2 for more details (a copy is included in the LICENSE file that  
accompanied this code).

You should have received a copy of the GNU General Public License version  
2 along with this work; if not, write to the Free Software Foundation,  
Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
questions.

## Unicode Common Local Data Repository (CLDR) v36

### CLDR License

...

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s  
Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement.  
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE

THE DATA FILES OR SOFTWARE.

## COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,

ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use for definitions of Unicode Inc.'s Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE

TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2019 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

## c-libutl 20160225

### c-libutl License

^^^

This software is distributed under the terms of the BSD license.

== BSD LICENSE =====



Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

<http://opensource.org/licenses/bsd-license.php>

...

```
## ASM Bytecode Manipulation Framework v7.0
```

```
### ASM License
```

```
<pre>
```

Copyright (c) 2000-2011 France Tlcom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## IAIK (Institute for Applied Information Processing and Communication) PKCS#11 wrapper files v1

### IAIK License

<pre>

Copyright (c) 2002 Graz University of Technology. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by IAIK of Graz University of Technology."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Graz University of Technology" and "IAIK of Graz University of Technology" must not be used to endorse or promote products derived from this software without prior written permission.

5. Products derived from this software may not be called "IAIK PKCS Wrapper",

nor may "IAIK" appear in their name, without prior written permission of  
Graz University of Technology.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES,  
INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,  
OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

</pre>

ASIS PKCS #11 Cryptographic Token Interface v2.40

### OASIS PKCS #11 Cryptographic Token Interface License

...

Copyright (c) OASIS Open 2016. All Rights Reserved.

All capitalized terms in the following text have the meanings assigned to them in the OASIS  
Intellectual Property Rights Policy (the "OASIS IPR Policy"). The full Policy may be found at the  
OASIS website: [<http://www.oasis-open.org/policies-guidelines/ipr>]

This document and translations of it may be copied and furnished to others, and derivative works  
that comment on or otherwise explain it or assist in its implementation may be prepared, copied,  
published, and distributed, in whole or in part, without restriction of any kind, provided that  
the above copyright notice and this section are included on all such copies and derivative works.  
However, this document itself may not be modified in any way, including by removing the copyright  
notice or references to OASIS, except as needed for the purpose of developing any document  
or  
deliverable produced by an OASIS Technical Committee (in which case the rules applicable to  
copyrights, as set forth in the OASIS IPR Policy, must be followed) or as required to translate it  
into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by OASIS or its  
successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and OASIS  
DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY  
WARRANTY THAT THE  
USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY OWNERSHIP RIGHTS OR ANY  
IMPLIED WARRANTIES OF  
MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. OASIS AND ITS MEMBERS WILL  
NOT BE LIABLE FOR

ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THIS DOCUMENT OR ANY PART THEREOF.

...

## JSZip v3.2.1

### MIT License

<pre>

Copyright (c) 2009-2016 Stuart Knightley, David Duponchel, Franz Buchinger, Antnio Afonso

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The JSZip JavaScript Library v3.2.1 also includes pako

pako includes the following license:

(The MIT License)

Copyright (C) 2014-2017 by Vitaly Puzrin and Andrei Tuputcyn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

</pre>

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## jQuery UI v1.12.1

### jQuery UI License

^^^

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery-ui>

The following license applies to all parts of this software except as

documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code contained within the demos directory.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

...

## Eastman Kodak Company: Portions of color management and imaging software

### Eastman Kodak Notice

<pre>

Portions Copyright Eastman Kodak Company 1991-2003

</pre>

## Mozilla Public Suffix List

### Public Suffix Notice

...

You are receiving a copy of the Mozilla Public Suffix List in the following file: <java-home>/lib/security/public\_suffix\_list.dat. The terms of the Oracle license do NOT apply to this file; it is licensed under the Mozilla Public License 2.0, separately from the Oracle programs you receive. If you do not wish to use the Public Suffix List, you may remove the <java-home>/lib/security/public\_suffix\_list.dat file.

The Source Code of this file is available under the Mozilla Public License, v. 2.0 and is located at [https://raw.githubusercontent.com/publicsuffix/list/33c1c788decfed1052089fa27e3005fe4088dec3/public\\_suffix\\_list.dat](https://raw.githubusercontent.com/publicsuffix/list/33c1c788decfed1052089fa27e3005fe4088dec3/public_suffix_list.dat).

If a copy of the MPL was not distributed with this file, you can obtain one at <https://mozilla.org/MPL/2.0/>.

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

...

### MPL v2.0

...

Mozilla Public License Version 2.0

=====

## 1. Definitions

-----

### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

### 1.3. "Contribution"

means Covered Software of a particular Contributor.

### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.



### 1.13. "Source Code Form"

means the form of the work preferred for making modifications.

### 1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

-----

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;  
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms

of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3.

#### Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered

Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must:

(a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*

\*

\* 6. Disclaimer of Warranty

\*

\* -----

\*

\*

\*

\* Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an

\*

essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

\*

\*

\*\*\*\*\*

\*\*\*\*\*

\*

\*

\* 7. Limitation of Liability

\*

\* -----

\*

\*

\*

\* Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

\*

\*

\*\*\*\*\*

## 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts

of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions.

Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License.

Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

##### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

##### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

---

## The FreeType Project: Freetype v2.10.1

### FreeType Notice

---

FreeType comes with two licenses from which you can choose the one which fits your needs best.

The FreeType License (FTL) is the most commonly used one. It is a BSD-style license with a credit clause and thus compatible with the GNU Public License (GPL) version 3, but not with the GPL version 2.

The GNU General Public License (GPL), version 2. Use it for all projects which use the GPLv2 also, or which need a license compatible to the GPLv2.

---

### FreeType License

...

The FreeType Project LICENSE

-----

2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.



Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

```
""  
Portions of this software are copyright <year> The FreeType  
Project (www.freetype.org). All rights reserved.  
""
```

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions

-----

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

### 1. No Warranty

-----

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

## 2. Redistribution

-----

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file ('FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

## 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine',

`FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

#### 4. Contacts

-----

There are two mailing lists related to FreeType:

o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<http://www.freetype.org>

\*\*\*

### GPL v2

\*\*\*

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will



be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to  
give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

```
If the program is interactive, make it output a short notice like this  
when it starts in an interactive  
mode:
```

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#####

--- fthash.c and fthash.h are covered by the following notices ---

/\*

\* Copyright 2000 Computing Research Labs, New Mexico State University

\* Copyright 2001-2015

\* Francesco Zappa Nardelli

\*

\* Permission is hereby granted, free of charge, to any person obtaining a

\* copy of this software and associated documentation files (the "Software"),

\* to deal in the Software without restriction, including without limitation

\* the rights to use, copy, modify, merge, publish, distribute, sublicense,

\* and/or sell copies of the Software, and to permit persons to whom the

\* Software is furnished to do so, subject to the

following conditions:

\*

\* The above copyright notice and this permission notice shall be included in

\* all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

\* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

\* THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY

\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT

\* OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR

\* THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

/\*\*\*\*\*

\*

\* This file is based on code from bdf.c,v 1.22 2000/03/16 20:08:50

\*

\* taken from Mark Leisher's xmbdfed package

\*

\*/

#####

--- FreeType 2 PSaux module  
is covered by the following notices ---

Copyright 2006-2014 Adobe Systems Incorporated.

This software, and all works of authorship, whether in source or object code form as indicated by the copyright notice(s) included herein (collectively, the "Work") is made available, and may only be used, modified, and distributed under the FreeType Project License, LICENSE.TXT. Additionally, subject to the terms and conditions of the FreeType Project License, each contributor to the Work hereby grants to any individual or legal entity exercising permissions granted by the FreeType Project License and this section (hereafter, "You" or "Your") a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such contributor that are necessarily infringed by their contribution(s) alone or by combination of their contribution(s) with the Work to which such contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

By using, modifying, or distributing the Work you indicate that you have read and understood the terms and conditions of the FreeType Project License as well as those provided in this section, and you accept them fully.

#####

...

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.  
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

## jopt-simple v5.0.4

### MIT License

<pre>

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

## Apache Xalan v2.7.2

### Apache Xalan Notice

<pre>

=====  
=====  
== NOTICE file corresponding to the section 4d of the Apache License, Version 2.0, ==  
== in this case for the Apache Xalan distribution. ==  
=====  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Specifically, we only include the XSLTC portion of the source from the Xalan distribution.  
The Xalan project has two processors: an interpretive one (Xalan Interpretive) and a  
compiled one (The XSLT Compiler (XSLTC)). We \*only\* use the XSLTC part of Xalan; We use  
the source from the packages that are part of the XSLTC sources.

Portions of this software was originally based on the following:

- software copyright (c) 1999-2002, Lotus Development Corporation.,  
<http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.
- voluntary contributions made by Ovidiu Predescu ([ovidiu@cup.hp.com](mailto:ovidiu@cup.hp.com)) on behalf of the  
Apache Software Foundation and was originally developed at Hewlett Packard Company.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control,  
are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not



pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

#### JLEX COPYRIGHT NOTICE, LICENSE AND DISCLAIMER.

Copyright 1996-2003 by Elliot Joel Berk and C. Scott Ananian

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the name of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and

fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software. The portions of JLex output which are hard-coded into the JLex source code are (naturally) covered by this same license.

</pre>

```
## Double-conversion v3.1.5
```

```
### Double-conversion License
```

```
https://raw.githubusercontent.com/google/double-conversion/master/LICENSE
```

<pre>

Copyright 2006-2011, the V8 project authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## DOM Level 3 Core Specification v1.0

### W3C License

<pre>

#### W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

- 1.The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
- 2.Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
- 3.Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS,COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION. The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

</pre>  
COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====  
PNG Reference Library License version 2  
-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising

from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted  
to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are  
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are  
derived from libpng-1.0.6, and are distributed according to the same  
disclaimer

and license as libpng-1.0.6 with the following individuals  
added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabuddhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of  
the library or against infringement. There is no warranty that our  
efforts or the library will fulfill any of your particular purposes  
or needs. This library is provided with all faults, and the entire  
risk of satisfactory quality, performance, accuracy, and effort is

with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of

merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that



you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a

work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source

code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many

people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND

PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How  
to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it

starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your

choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## Dynalink v.5

### Dynalink License

<pre>

Copyright (c) 2009-2013, Attila Szegedi

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.



- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Independent JPEG Group: JPEG release 6b

### JPEG License

...

\*\*\*\*\*

Copyright (C) 1991-1998, Thomas G. Lane.

This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the official ISO JPEG standards committee.

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.  
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose,

without fee,  
subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is

the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

\*\*\*\*\*

^^

## PC/SC Lite v1.8.24

### PC/SC Lite License

<pre>

Copyright (c) 1999-2003 David Corcoran <corcoran@linuxnet.com>

Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Changes to this license can be made only by the copyright author with explicit written consent.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## 1.491 open-ldap 2.4.44-21.el7\_7.0atomix1

## 1.491.1 Available under license :

Copyright 1998-2020 The OpenLDAP Foundation. All rights reserved.

COPYING RESTRICTIONS APPLY.

See COPYRIGHT and LICENSE files in the top-level directory of this distribution (i.e., ../COPYRIGHT and ../LICENSE, respectively).

---

NeoSoft Tcl client extensions to Lightweight Directory Access Protocol.

Copyright (c) 1998-1999 NeoSoft, Inc.  
All Rights Reserved.

This software may be used, modified, copied, distributed, and sold, in both source and binary form provided that these copyrights are retained and their terms are followed.

Under no circumstances are the authors or NeoSoft Inc. responsible for the proper functioning of this software, nor do the authors assume any liability for damages incurred with its use.

Redistribution and use in source and binary forms are permitted provided that this notice is preserved and that due credit is given to NeoSoft, Inc.

NeoSoft, Inc. may not be used to endorse or promote products derived from this software without specific prior written permission. This software is provided ``as is'' without express or implied warranty.

Requests for permission may be sent to NeoSoft Inc, 1770 St. James Place, Suite 500, Houston, TX, 77056.

/\*\*\*\*\*\*  
\*  
\* Copyright (C) 2000 Pierangelo Masarati, <ando@sys-net.it>  
\* All rights reserved.  
\*  
\* Permission is granted to anyone to use this software for any purpose  
\* on any computer system, and to alter it and redistribute it, subject  
\* to the following restrictions:  
\*  
\* 1. The author is not responsible for the consequences of use of this  
\* software, no matter how awful, even if they arise from flaws in it.  
\*  
\* 2. The origin of this software must not be misrepresented, either by  
\* explicit claim or by omission. Since few users ever read sources,  
\* credits should appear in the documentation.

\*

\* 3. Altered versions must be plainly marked as such, and must not be  
\* misrepresented as being the original software. Since few users  
\* ever read sources, credits should appear in the documentation.

\*

\* 4. This notice may not be removed or altered.

\*

\*\*\*\*\*/

Copyright 1998-2020 The OpenLDAP Foundation

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted only as authorized by the OpenLDAP  
Public License.

A copy of this license is available in the file LICENSE in the  
top-level directory of the distribution or, alternatively, at  
<<http://www.OpenLDAP.org/license.html>>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by  
other parties and/or subject to additional restrictions.

This work is derived from the University of Michigan LDAP v3.3  
distribution. Information concerning this software is available  
at <<http://www.umich.edu/~dirsvcs/ldap/ldap.html>>.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at  
<<http://www.openldap.org/>>.

---

Portions Copyright 1998-2012 Kurt D. Zeilenga.

Portions Copyright 1998-2006 Net Boolean Incorporated.

Portions

Copyright 2001-2006 IBM Corporation.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted only as authorized by the OpenLDAP  
Public License.

---

Portions Copyright 1999-2008 Howard Y.H. Chu.

Portions Copyright 1999-2008 Symas Corporation.  
Portions Copyright 1998-2003 Hallvard B. Furuseth.  
Portions Copyright 2007-2011 Gavin Henry.  
Portions Copyright 2007-2011 Suretec Systems Ltd.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that this notice is preserved. The names of the copyright holders may not be used to endorse or promote products derived from this software without their specific prior written permission. This software is provided ``as is" without express or implied warranty.

---

Portions Copyright (c) 1992-1996 Regents of the University of Michigan.  
All rights reserved.

Redistribution and use in source and binary forms are permitted provided that this notice is preserved and that due credit is given to the University of Michigan at Ann Arbor. The name of the University may not be used to endorse or promote products derived from this software without specific prior written permission. This software is provided ``as is" without express or implied warranty. Copyright 2011-2020 Howard Chu, Symas Corp.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

A copy of this license is available in the file LICENSE in the top-level directory of the distribution or, alternatively, at <http://www.OpenLDAP.org/license.html>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by other parties and/or subject to additional restrictions.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at <http://www.openldap.org/>.

The OpenLDAP Public License  
Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.  
Copyright 1998-2020 The OpenLDAP Foundation. All rights reserved.

COPYING RESTRICTIONS APPLY.

See COPYRIGHT and LICENSE files in the top-level directory of this distribution (i.e., ../COPYRIGHT and ../LICENSE, respectively).

## 1.492 libxml 2.9.10-3.el7\_7.0atomix1

### 1.492.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.493 openssl 1.0.2u

### 1.493.1 Available under license :

Copyright (C) 1995-1997 Eric Young (eay@cryptsoft.com)  
All rights reserved.

This package is an DES implementation written by Eric Young (eay@cryptsoft.com). The implementation was written so as to conform with MIT's libdes.

This library is free for commercial and non-commercial use as long as the following conditions are adhered to. The following conditions apply to all code found in this distribution.



Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed.

If this package is used in a product, Eric Young should be given attribution as the author of that the SSL library. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:  
This product includes software developed by Eric Young (eay@cryptsoft.com)

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The license and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distrubution license [including the GNU Public License.]

The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.

#### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit.

See below for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact [openssl-core@openssl.org](mailto:openssl-core@openssl.org).

## OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2018 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer

in

\* the documentation and/or other materials provided with the  
\* distribution.

\*

\* 3. All advertising materials mentioning features or use of this  
\* software must display the following acknowledgment:

\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

\*

\* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For written permission, please contact  
\* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).

\*

\* 5. Products derived from this software may not be called "OpenSSL"  
\* nor may "OpenSSL" appear in their names without prior written  
\* permission of the OpenSSL Project.

\*

\* 6. Redistributions of any form whatsoever must retain the following  
\* acknowledgment:

\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

\*

\* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY  
\* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
\* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
\* OF THE POSSIBILITY OF SUCH DAMAGE.

\* =====

\*

\* This product includes cryptographic software written by Eric Young  
\* (eay@cryptsoft.com). This product includes software  
written by Tim  
\* Hudson (tjh@cryptsoft.com).

\*

\*/

Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

\* All rights reserved.

\*

\* This package is an SSL implementation written  
\* by Eric Young (eay@cryptsoft.com).

\* The implementation was written so as to conform with Netscapes SSL.

\*

\* This library is free for commercial and non-commercial use as long as  
\* the following conditions are aheared to. The following conditions  
\* apply to all code found in this distribution, be it the RC4, RSA,  
\* lhash, DES, etc., code; not just the SSL code. The SSL documentation  
\* included with this distribution is covered by the same copyright terms  
\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in  
\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution  
\* as the author of the parts of  
the library used.

\* This can be in the form of a textual message at program startup or  
\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the copyright  
\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* "This product includes cryptographic software written by

\* Eric Young (eay@cryptsoft.com)"

\* The word 'cryptographic' can be left out if the routines from the library

\* being used are not cryptographic

related :-).

\* 4. If you include any Windows specific code (or a derivative thereof) from

\* the apps directory (application code) you must include an acknowledgement:

\* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

\*

\* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY

OF

\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or

\* derivative of this code cannot be changed. i.e. this code cannot simply be

\* copied and put under another distribution licence

\* [including the GNU Public Licence.]

\*/

Copyright (C) 1995-1997 Eric Young (eay@cryptsoft.com)

All rights reserved.

This package is an Blowfish implementation written

by Eric Young (eay@cryptsoft.com).

This library is free for commercial and non-commercial use as long as

the following conditions are adhered to. The following conditions

apply to all code found in this distribution.

Copyright remains Eric Young's, and as such any Copyright notices in

the code are not to be removed.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the copyright

notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by Eric Young (eay@cryptsoft.com)

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The license and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied

and put under another distribution license

[including the GNU Public License.]

The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.

## 1.494 openssl 1.1.1g

### 1.494.1 Available under license :

#### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit.

See below for the actual license texts.

#### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\*  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* 3. All advertising materials mentioning features or use  
of this  
\* software must display the following acknowledgment:  
\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"  
\*  
\* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For written permission, please contact  
\* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).  
\*  
\* 5. Products derived from this software may not be called "OpenSSL"  
\* nor may "OpenSSL" appear in their names without prior written  
\* permission of the OpenSSL Project.  
\*  
\* 6. Redistributions of any form whatsoever must retain the following  
\* acknowledgment:  
\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS'' AND ANY  
\* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
\* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
\* OF THE POSSIBILITY OF SUCH DAMAGE.  
\* =====  
\*  
\* This product includes cryptographic software written by Eric Young  
\* ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim

\* Hudson (tjh@cryptsoft.com).

\*

\*/

#### Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

\* All rights reserved.

\*

\* This package is an SSL implementation written

\* by Eric Young (eay@cryptsoft.com).

\* The implementation was written so as to conform with Netscapes SSL.

\*

\* This library is free for commercial and non-commercial use as long as

\* the following conditions are aheared to. The following conditions

\* apply to all code found in this distribution, be it the RC4, RSA,

\* lhash, DES, etc., code; not just the SSL code. The SSL documentation

\* included with this distribution is covered by the same copyright terms

\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in

\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution

\* as the author of the parts of the library used.

\* This can be in the form of a textual message at program startup or

\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* "This product includes cryptographic software written by

\* Eric Young (eay@cryptsoft.com)"

\* The word 'cryptographic' can be left out if the rouines from the library

\* being used are not cryptographic related :-).

\* 4. If you include any Windows specific code (or a derivative thereof) from

\* the apps directory (application code) you must include

an acknowledgement:

\* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

\*

\* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or  
\* derivative of this code cannot be changed. i.e. this  
code cannot simply be  
\* copied and put under another distribution licence  
\* [including the GNU Public Licence.]  
\*/

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place - Suite 330, Boston, MA  
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price.

Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.



These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM,  
TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free  
Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
```

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some

semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them



Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this

Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

#### 7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.495 libsodium 1.0.18

### 1.495.1 Available under license :

/\*

\* ISC License

\*

\* Copyright (c) 2013-2019

\* Frank Denis <j at pureftpd dot org>

\*

\* Permission to use, copy, modify, and/or distribute this software for any

\* purpose with or without fee is hereby granted, provided that the above

\* copyright notice and this permission notice appear in all copies.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF

\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
\* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
\*/

# 1.496 jackson-datatype-jdk8 2.9.8

## 1.496.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred

form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal

Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution

notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or

conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor

be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

# 1.497 jackson-dataformat-csv 2.10.1

## 1.497.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all



other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.498 spring-boot-starter-tomcat 2.0.3

## 1.498.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>Apache License, Version 2.0</name>

<url><http://www.apache.org/licenses/LICENSE-2.0></url>

Found in path(s):

\* /opt/cola/permits/1110926802\_1700728417.1687622/0/spring-boot-starter-tomcat-2-0-3-release-sources-2-jar/META-INF/maven/org.springframework.boot/spring-boot-starter-tomcat/pom.xml

# 1.499 rocksdbjni 5.14.2

## 1.499.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom

to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for

each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the

terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But

when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with

the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the

source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

# 1.500 libunistring 0.9.3-9.el7

## 1.500.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document @dfn{free} in the sense of freedom: to

assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political

position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means



the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify

you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version

if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section.

You may omit a network location for a work that was published at

least

four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf

of,  
you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover



Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could

make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of

copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;

keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms

of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded

from the Corresponding Source  
as a System Library, need not be  
included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly



documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for

any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the

licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to

do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

@c The GNU General Public License.

@center Version 3, 29 June 2007

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright © 2007 Free Software Foundation, Inc. <http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@heading Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program---to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you



have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

@heading TERMS AND CONDITIONS

@enumerate 0

@item Definitions.

``This License" refers to version 3 of the GNU General Public License.

``Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

``The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as ``you". ``Licensees" and ``recipients" may be individuals or organizations.

To ``modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a ``modified version" of the earlier work or a work ``based on" the earlier work.

A ``covered work" means either the unmodified Program or a work based on the Program.

To ``propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To ``convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays ``Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

@item Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

@item Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited

permission

to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

@item Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

@item Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

@item Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

@enumerate a

@item

The work must carry prominent notices stating that you modified it, and giving a relevant date.

@item

The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to ``keep intact all notices".

@item

You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

@item

If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

@end enumerate

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in

or on a volume of a storage or distribution medium, is called an ``aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other

parts of the aggregate.

@item Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

@enumerate a

@item

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

@item

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

@item

Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

@item

Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain

obligated to ensure that it is available for as long as needed to satisfy these requirements.

@item

Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

@end enumerate

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A ``User Product'' is either (1) a ``consumer product'', which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, ``normally used'' refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

``Installation Information'' for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has

been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

@item Additional Terms.

``Additional permissions'' are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

@enumerate a

@item

Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

@item



Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

@item

Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

@item

Limiting the use for publicity purposes of names of licensors or authors of the material; or

@item

Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

@item

Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

@end enumerate

All other non-permissive additional terms are considered

``further

restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

@item Termination.

You may not propagate or modify a

covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

#### Termination

of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### @item Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### @item Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an

organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

@item Patents.

A ``contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's ``contributor version".

A contributor's ``essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, ``control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a ``patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To ``grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone

to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you

must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. ``Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is ``discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

@item No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under

this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

@item Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

@item Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

@item Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM ``AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@item Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

@end enumerate

@heading END OF TERMS AND CONDITIONS

@heading How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

```
@smallexample
@var{one line to give the program's name and a brief idea of what it does.}
Copyright
(C) @var{year} @var{name of author}
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see [@url{http://www.gnu.org/licenses/}](http://www.gnu.org/licenses/).  
@end smallexample

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
@smallexample
@var{program} Copyright (C) @var{year} @var{name of author}
This program comes with ABSOLUTELY NO WARRANTY;
for details type @samp{show w}.
This is free software, and you are welcome to redistribute it
under certain conditions; type @samp{show c} for details.
@end smallexample
```

The hypothetical commands `@samp{show w}` and `@samp{show c}` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an ```about box"`.

You should also get your employer (if you work as a programmer) or school, if any, to sign a ```copyright disclaimer"` for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see [@url{http://www.gnu.org/licenses/}](http://www.gnu.org/licenses/).

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

But

first, please read [@url{http://www.gnu.org/philosophy/why-not-lgpl.html}](http://www.gnu.org/philosophy/why-not-lgpl.html).

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. [<http://fsf.org/>](http://fsf.org/)

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.



## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license

document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based

on the Library, uncombined with any other library facilities,  
conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it  
is a work based on the Library, and explaining where to find the  
accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions  
of the GNU Lesser General Public License from time to time. Such new  
versions will be similar in spirit to the present version, but may  
differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the  
Library as you received it specifies that a certain numbered version  
of the GNU Lesser General Public License "or any later version"  
applies to it, you have the option of following  
the terms and  
conditions either of that published version or of any later version  
published by the Free Software Foundation. If the Library as you  
received it does not specify a version number of the GNU Lesser  
General Public License, you may choose any version of the GNU Lesser  
General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide  
whether future versions of the GNU Lesser General Public License shall  
apply, that proxy's public statement of acceptance of any version is  
permanent authorization for you to choose that version for the  
Library.

## 1.501 groff 1.22.2-8.el7

### 1.501.1 Available under license :

Copyright 2003, 2006, 2007, 2009  
Free Software Foundation, Inc.

Copying and distribution of this file, with or without modification,  
are permitted in any medium without royalty provided the copyright  
notice and this notice are preserved.

#### LICENSES

-----

The groff program is a free software project. It is licensed under the GNU  
General Public License (GNU GPL), version 3 or later.

The file COPYING in the top directory of the groff source package contains a copy of the GPL that was downloaded from the GNU web site <http://www.gnu.org/copyleft/gpl.txt> at 3 jan 2009.

All files part of groff are licensed under this version of the GPL (or licenses which are compatible with the GPL). You are free to choose version 3 or any subsequent version of the GPL.

The GPL names an address where you can get the actual version by normal post. Further information is found in the internet at <http://www.gnu.org/copyleft>.

The groff program is a GNU package, and the copyright of all files of the groff source package which are under the GPL has been assigned to the Free Software Foundation (FSF). Information on GNU and FSF is found at <http://www.fsf.org/>.

Here a list of files which are distributed with groff but which aren't part of it (this is, they either have a non-GPL license, or the copyright hasn't been assigned to the FSF).

#### Source Files

-----

. The file `src/libs/snprintf/snprintf.c', written by Mark Martinec <mark.martinec@ijs.si>.

Please look into snprintf.c for the copyright message.

The complete snprintf package together with documentation is available from

<http://www.ijs.si/software/snprintf/> .

. The `grn' preprocessor, written by Barry Roitblat <barry@rentonww.com> and David Slattengren <slatteng@Xinet.COM>. These files have been part of the original Berkeley ditroff distribution, without AT&T code, and are in the public domain.

The original package can be found at <http://ftp.cs.wisc.edu/pub/misc/grn.tar.Z>

.

src/preproc/grn/gprint.h  
src/preproc/grn/hdb.cpp

src/preproc/grn/hgraph.cpp  
src/preproc/grn/hpoint.cpp  
src/preproc/grn/main.cpp

. The `gxditview' output device. It is based on X11's `xditview' program and thus has the X license.

src/devices/xditview/DESC.in  
src/devices/xditview/Dvi.c  
src/devices/xditview/Dvi.h  
src/devices/xditview/DviP.h  
src/devices/xditview/FontMap  
src/devices/xditview/GXditview.ad  
src/devices/xditview/Menu.h  
src/devices/xditview/ad2c  
src/devices/xditview/device.c  
src/devices/xditview/device.h  
src/devices/xditview/draw.c  
src/devices/xditview/font.c  
src/devices/xditview/gray1.bm  
src/devices/xditview/gray2.bm  
src/devices/xditview/gray3.bm  
src/devices/xditview/gray4.bm  
src/devices/xditview/gray5.bm  
src/devices/xditview/gray6.bm  
src/devices/xditview/gray7.bm  
src/devices/xditview/gray8.bm  
src/devices/xditview/gxditview.man  
src/devices/xditview/lex.c  
src/devices/xditview/page.c  
src/devices/xditview/parse.c  
src/devices/xditview/xdit.bm  
src/devices/xditview/xdit\_mask.bm  
src/devices/xditview/xditview.c

src/include/DviChar.h  
src/include/XFontName.h

src/libs/libxutil/DviChar.c  
src/libs/libxutil/XFontName.c

## Macro Packages

-----

. The -mdoc macro set, using the BSD license.

tmac/doc.tmac

tmac/doc-old.tmac  
tmac/doc-common  
tmac/doc-ditroff  
tmac/doc-nroff  
tmac/doc-syms  
tmac/groff\_mdoc.man

. The -me macro set, using the BSD license.

tmac/e.tmac  
tmac/groff\_me.man  
doc/meintro.me  
doc/meref.me

## Hyphenation Patterns

-----

. The file `tmac/hyphen.us' is identical to the file `hyphen.tex', part of the TeX system written by Donald E. Knuth; the master file can be found at

<ftp://labrea.stanford.edu/pub/tex/dist/lib/hyphen.tex>

It has been renamed for consistency, i.e., to make patterns available under the filenames `hyphen.<language>', e.g. `hyphen.de' or `hyphen.uk'.

See the file itself for a copyright notice.

. The file `tmac/hyphen.fr' contains the same patterns as the file `frhyph.tex' (for TeX), which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/frhyph.tex> .

The patterns have been converted to a format groff can understand.

See the file itself for a copyright notice.

. The file `tmac/hyphen.sv' is identical to the file `svhyph.tex', which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/svhyph.tex> .

See the file itself for a copyright notice.

. The files `tmac/hyphen.det' and `tmac/hyphen.den' contain the same

patterns as the files ``dehyphn.tex'` and ``dehypht.tex'` (for TeX), which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/dehyphn.tex>  
<http://dante.ctan.org/CTAN/language/hyphenation/dehypht.tex> .

The patterns have been converted to a format groff can understand.

See the files themselves for a copyright notice.

. The file ``tmac/hyphenex.det'` is identical to the file ``dehyphtex.tex'`, which can be found at

<http://dante.ctan.org/CTAN/language/hyphenation/dehyphtex.tex> .

See the file itself for a copyright notice.

. The file ``tmac/hyphen.cs'` contains the same patterns as the file ``czhyphen.tex'` (for TeX), which can be found in the archive

<http://dante.ctan.org/CTAN/macros/cstex/base/csplain.tar.gz> .

The patterns have been converted to a format groff can understand.

See the file itself for a copyright notice.

EOF

GNU Free Documentation License  
Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative

works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We

have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero



Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements",

"Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The

Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent

pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice

- giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
  - H. Include an unaltered copy of this License.
  - I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
  - J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
  - K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
  - L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
  - M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
  - N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
  - O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules

of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4.

Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements",

"Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the

Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

### ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document



under the terms of the GNU Free Documentation License, Version 1.3  
or any later version published by the Free Software Foundation;  
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts.  
A copy of the license is included in the section entitled "GNU  
Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the  
Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of  
free software license, such as the GNU General Public License,  
to permit their use in free software.

@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display  
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.  
@end display

@enumerate 0  
@item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document @dfn{free} in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative  
works of the document

must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant

Sections then there are none.

The ``Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in

another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit

legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from

those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit.



When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to

60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC")

contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover
Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new

free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

## 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official

standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.



You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product,

doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further

restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or

run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying

the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered



version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see  
<<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read  
<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

AUTHOR

-----

Peter Schaffter (peter@schaffter.ca)  
1-355 Lafontaine Ave  
Ottawa (ON) K1L 6X6

=====

The groff macro file om.tmac and the html documentation pertaining to it are copyright (c) 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013 Peter Schaffter.

om.tmac is issued under the GNU General Public License, a full copy of which can be had at

<http://www.gnu.org/licenses/gpl.html>

The html documentation pertaining to om.tmac is issued under the GNU Free Documentation License, a full copy of which can be had at

<http://www.gnu.org/copyleft/fdl.html>

=====

## 1.502 jackson-xc 2.6.3

### 1.502.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>  
# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.503 jackson-jaxrs 2.6.3

## 1.503.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.504 jackson-xc 2.9.6

## 1.504.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications

or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license

terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.505 jackson-jaxrs 2.9.6

### 1.505.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

## 1.506 search-guard-ssl 5.6.2-23

### 1.506.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership



of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.507 commons-codec 1.13

## 1.507.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)

the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as  
of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS



## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache Commons Codec

Copyright 2002-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====

The content of package org.apache.commons.codec.language.bm has been translated  
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>  
with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

# 1.508 commons-lang3 3.0

## 1.508.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Lang  
Copyright 2001-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)

## 1.509 hicolor-icon-theme 0.12-7.el7

### 1.509.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to

using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a



notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code  
or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy  
the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each  
time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.510 pygpgme 0.3-9.el7

## 1.510.1 Available under license :

No license file was found, but licenses were detected in source scan.

'License :: OSI Approved :: GNU Library or Lesser General Public License (LGPL)',

Found in path(s):

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/setup.py
```

No license file was found, but licenses were detected in source scan.

```
# This library is free software; you can redistribute it and/or
# modify it under the terms of the GNU Lesser General Public
# License as published by the Free Software Foundation; either
# version 2.1 of the License, or (at your option) any later version.
# This library is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
# Lesser General Public License for more details.
# You should have received a copy of the GNU Lesser General Public
```

Found in path(s):

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_editkey.py
```

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/__init__.py
```

\*

```
/opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_sign_verify.py
```

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_keys.py
```

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_delete.py
```

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_context.py
```

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_import.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_encrypt_decrypt.py
*
/opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_passphrase.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/util.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_export.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_keylist.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/gpgme/__init__.py
*
/opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/gpgme/editutil.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_genkey.py
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/tests/test_progress.py
No license file was found, but licenses were detected in source scan.
```

License: LGPLv2+

Found in path(s):

```
* /opt/cola/permits/1136594396_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-
ot2siJF6/pygpgme.spec
No license file was found, but licenses were detected in source scan.
```

Metadata-Version: 1.0

Name: pygpgme

Version: 0.3

Summary: A Python module for working with OpenPGP messages

Home-page: <https://launchpad.net/pygpgme>

Author: James Henstridge

Author-email: [james@jamesh.id.au](mailto:james@jamesh.id.au)

License: LGPL

Description: PyGPGME is a Python module that lets you sign, verify, encrypt and  
decrypt messages using the OpenPGP format.

It is built on top of the GNU Privacy Guard and the GPGME library.

Platform: UNKNOWN

Classifier: Intended Audience :: Developers

Classifier: License :: OSI Approved :: GNU Library or Lesser General Public License (LGPL)

Classifier: Operating System :: POSIX

Classifier: Programming Language :: C  
Classifier: Programming Language :: Python :: 2  
Classifier: Programming Language :: Python :: 3  
Classifier: Topic :: Security :: Cryptography  
Classifier: Topic :: Software Development :: Libraries :: Python Modules

Found in path(s):

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/PKG-INFO

No license file was found, but licenses were detected in source scan.

A Python binding for the gpgme library, used to drive the gpg command line program.

More information about gpgme can be found here:

[http://www.gnupg.org/\(en\)/related\\_software/gpgme/index.html](http://www.gnupg.org/(en)/related_software/gpgme/index.html)

This binding stays fairly close to the C API with the following exceptions:

- \* Memory management is not exposed to the user
- \* Functions like `gpgme_get_foo()/gpgme_set_foo()` are converted to attribute access on `gpgme.Context` objects.
- \* Functions that take `gpgme_data_t` arguments take arbitrary Python file-like objects. The `read()`, `write()`, `seek()` and `tell()` methods may be used on the object.
- \* Non-zero `gpgme_error_t` return values are converted to `gpgme.error` exceptions.
- \* Only the synchronous versions of functions have been wrapped. However, the Python global interpreter lock is dropped, so should play nicely in multi-threaded Python programs.
- \* Function pairs like `gpgme_op_import()/gpgme_op_import_result()` are combined into single method calls.
- \* The Python version of `gpgme_op_keylist()` returns an iterator over the matched keys, rather than requiring the user to use a special iteration function.

This library is licensed under the LGPL, the same license as the gpgme library.

Found in path(s):



\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/README

No license file was found, but licenses were detected in source scan.

/\*

pygpgme - a Python wrapper for the gpgme library  
Copyright (C) 2006 James Henstridge

This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

\*/

Found in path(s):

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-genkey.c

\*

/opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-key.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-import.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-context.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-signature.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-keyiter.c

\*

/opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-constants.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/gpgme.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-data.c

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme.h

\* /opt/cola/permits/1136594396\_1654022957.9765584/0/pygpgme-0.3-9.el7-1.src.rpm-cosi-expand-archive-ot2siJF6/pygpgme-0.3.tar.gz-cosi-expand-archive-B2wbOp7p/pygpgme-0.3/src/pygpgme-error.c

# 1.511 python-iniparse 0.4-9.e17

## 1.511.1 Available under license :

Copyright (c) 2001, 2002, 2003 Python Software Foundation  
Copyright (c) 2004-2008 Paramjit Oberoi <param.cs.wisc.edu>  
Copyright (c) 2007 Tim Lauridsen <tla@rasmil.dk>  
All Rights Reserved.

iniparse/compat.py and tests/test\_compat.py contain code derived from lib/python-2.3/ConfigParser.py and lib/python-2.3/test/test\_cfgparse.py respectively. Other code may contain small snippets from those two files as well. The Python license (LICENSE-PSF) applies to that code.

-----  
The MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release from	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2			
2002	PSF	yes		
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible,

because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that

1.6.1

is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

### PSF LICENSE AGREEMENT FOR PYTHON 2.3

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 2.3 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 2.3 alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003 Python Software Foundation; All Rights Reserved" are retained in Python 2.3 alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 2.3 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 2.3.

4. PSF is making Python 2.3 available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 2.3 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 2.3 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING,

OR OTHERWISE USING PYTHON 2.3,  
OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python 2.3, Licensee agrees to be bound by the terms and conditions of this License Agreement.

#### BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

-----

#### BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY

DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7.

By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

#### CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis.

CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions.

Notwithstanding

the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

-----  
Copyright

(c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam,  
The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.512 jersey-client 2.22.1

### 1.512.1 Available under license :

Found license 'General Public License 2.0' in '\* Copyright (c) 2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the



"Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '# Copyright (c) 2012-2014 Oracle and/or its affiliates. All rights reserved. # The contents of this file are subject to the terms of either the GNU # General Public License Version 2 only ("GPL") or the Common Development # and Distribution License("CDDL") (collectively, the "License"). You # may not use this file except in compliance with the License. You can # Oracle designates this particular file as subject to the "Classpath" # exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2014-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2013-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2013-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

# 1.513 xorg-x11-fonts 7.5-9.el7

## 1.513.1 Available under license :

Copyright 1996, 1997, 1998, 1999 Computing Research Labs,  
New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

"Copyright (c) Digital Equipment Corporation,1988. All rights reserved"

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notices appear in all copies and that both those copyright notices and this permission notice appear in supporting documentation, and that the name Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

DIGITAL EQUIPMENT CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING

FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

koi12x24b.bdf, koi8x16b.bdf and koi8x16.bdf:

-----  
May be distributed and modified without restrictions.

koi12x24.bdf and koi6x13.bdf:

-----  
Changes 1999-2000 by Serge Winitzki.  
This software may be used, modified, copied, distributed, and sold, in both source and binary form provided that the copyright and these terms are retained. Under no circumstances is the author responsible for the proper functioning of this software, nor does the author assume any responsibility for damages incurred with its use.

koi5x8.bdf, koi6x13b.bdf, koi6x9.bdf, koi7x14b.bdf, koi7x14.bdf, koi8x13.bdf, koi9x15b.bdf, koi9x15.bdf, koi9x18b.bdf and koi9x18.bdf:

-----  
"Public domain font. Share and enjoy."  
"These ""glyphs"" are unencumbered"  
Copyright 2002 Computing Research Labs, New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
The XFree86/Xorg encoding files are in the public domain.

Most of these encoding files were generated by me in the winter of 1998/1998 from publicly available sources (notably from data files provided by the Unicode Consortium) using a throw-away program written in Common Lisp. Over the years, a number of people have kindly added new encoding files to the collection.

If you want to add a copyright statement to an encoding file, you need your brain examined.

Juliusz Chroboczek

These fonts are redistributable under the standard X11/XFree86 license.  
(c) Copyright 1989-1992, Bitstream Inc., Cambridge, MA.

You are hereby granted permission under all Bitstream propriety rights to use, copy, modify, sublicense, sell, and redistribute the 4 Bitstream Charter (r) Type 1 outline fonts and the 4 Courier Type 1 outline fonts for any purpose and without restriction; provided, that this notice is left intact on all copies of such fonts and that Bitstream's trademark is acknowledged as shown below on all unmodified copies of the 4 Charter Type 1 fonts.

BITSTREAM CHARTER is a registered trademark of Bitstream Inc.  
"Public domain font. Share and enjoy."  
from Japanese Industrial Standard, JIS X 9051-1984  
named "16-dots Matrix Character Patterns for Display Devices"  
"from JIS X 9051-1984, by permission to use"  
"Copyright (c) 1987, 1988 Daewoo Electronics Co.,Ltd."  
Copyright 1984-1989, 1994 Adobe Systems Incorporated.  
Copyright 1988, 1994 Digital Equipment Corporation.

Adobe is a trademark of Adobe Systems Incorporated which may be registered in certain jurisdictions.

Permission to use these trademarks is hereby granted only in association with the images described in this file.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notices appear in all copies and that both those copyright notices and this permission notice appear in supporting documentation, and that the names of Adobe Systems and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Adobe Systems and Digital Equipment Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

These fonts contain this copyright & license information:

Copyright:

This is the Ge'ez Frontiers Foundation's Zemen class font based on the Goha-Tibeb HP LasterJet fonts and released under the MIT Licence.  
True Type Artist:- Biruk Asrat.

Manufacturer: Ge'ez Frontier Foundation <http://www.geez.org/>

License: The MIT License

License URL: <http://www.opensource.org/licenses/mit-license.php>

The MIT License at that URL currently states:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1989, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
TORT OR OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER  
DEALINGS IN THE SOFTWARE.

Copyright (C) 1994-95 Cronyx Ltd.

Author: Serge Vakulenko, <vak@cronyx.ru>

This software may be used, modified, copied, distributed, and sold,  
in both source and binary form provided that the above copyright  
and these terms are retained. Under no circumstances is the author  
responsible for the proper functioning of this software, nor does  
the author assume any responsibility for damages incurred with its use.

This package contains the set of russian fonts for X11 Release 6.

Copyright (C) 1994-1995 Cronyx Ltd.

Changes Copyright (C) 1996 by Andrey A. Chernov, Moscow, Russia.

Version: 1.0

This software may be used, modified, copied, distributed, and sold,  
in both source and binary form provided that the above copyright  
and these terms are retained. Under no circumstances is the author  
responsible for the proper functioning of this software, nor does  
the author assume any responsibility for damages incurred with its use.

Copyright 1989 by Sony Corp.

Permission to use, copy, modify, and distribute this software and  
its documentation for any purpose and without fee is hereby granted,  
provided that the above copyright notices appear in all copies and  
that both those copyright notices and this permission notice appear  
in supporting documentation, and that the name of Sony Corp.  
not be used in advertising or publicity pertaining to distribution  
of the software without specific, written prior permission. Sony  
Corp. makes no representations about the suitability of this  
software for any purpose. It is provided "as is" without express or  
implied warranty.

SONY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS  
SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS, IN NO EVENT SHALL SONY BE LIABLE FOR ANY  
SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER  
RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF  
CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING  
OUT OF OR IN  
CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This is the LEGAL NOTICE pertaining to the Lucida fonts from Bigelow & Holmes:

NOTICE TO USER: The source code, including the glyphs or icons  
forming a part of the OPEN LOOK TM Graphic User Interface, on this

tape and in these files is copyrighted under U.S. and international laws. Sun Microsystems, Inc. of Mountain View, California owns the copyright and has design patents pending on many of the icons. AT&T is the owner of the OPEN LOOK trademark associated with the materials on this tape. Users and possessors of this source code are hereby granted a nonexclusive, royalty-free copyright and design patent license to use this code in individual and commercial software. A royalty-free, nonexclusive trademark license to refer to the code and output as "OPEN LOOK" compatible is available from AT&T if, and only if, the appearance of the icons or glyphs is not changed in any manner except as absolutely necessary to accommodate the standard resolution of the screen or other output device, the code and output is not changed except as authorized herein, and the code and output is validated by AT&T. Bigelow & Holmes is the owner of the Lucida (R) trademark for the fonts and bit-mapped images associated with the materials on this tape. Users are granted a royalty-free, nonexclusive license to use the trademark only to identify the fonts and bit-mapped images if, and only if, the fonts and bit-mapped images are not modified in any way by the user.

Any use of this source code must include, in the user documentation and internal comments to the code, notices to the end user as follows:

(c) Copyright 1989 Sun Microsystems, Inc. Sun design patents pending in the U.S. and foreign countries. OPEN LOOK is a trademark of AT&T. Used by written permission of the owners.

(c) Copyright Bigelow & Holmes 1986, 1985. Lucida is a registered trademark of Bigelow & Holmes. Permission to use the Lucida trademark is hereby granted only in association with the images and fonts described in this file.

SUN MICROSYSTEMS, INC., AT&T, AND BIGELOW & HOLMES MAKE NO REPRESENTATIONS ABOUT THE SUITABILITY OF THIS SOURCE CODE FOR ANY PURPOSE. IT IS PROVIDED "AS IS" WITHOUT EXPRESS OR IMPLIED WARRANTY OF ANY KIND. SUN MICROSYSTEMS, INC., AT&T AND BIGELOW & HOLMES, SEVERALLY AND INDIVIDUALLY, DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOURCE CODE, INCLUDING ALL IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SUN MICROSYSTEMS, INC., AT&T OR BIGELOW & HOLMES BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOURCE CODE.

"Copyright Bigelow & Holmes 1986, 1985."

Permission to use, reproduce, display and distribute the listed typefaces is hereby granted, provided that the Adobe Copyright notice appears in all whole and partial copies of the software and that the following trademark symbol and attribution appear in all unmodified copies of the software:

Copyright (c) 1989 Adobe Systems Incorporated

Utopia (R)

Utopia is a registered trademark of Adobe Systems Incorporated

The Adobe typefaces (Type 1 font program, bitmaps and Adobe Font Metric files) donated are:

Utopia Regular

Utopia Italic

Utopia Bold

Utopia Bold Italic

Copyright 1989 Dale Schumacher, dal@syntel.mn.org

399 Beacon Ave.

St. Paul, MN 55104-3527

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Dale Schumacher not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Dale Schumacher makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Copyright (C) 1988 The Institute of Software, Academia Sinica.

Correspondence Address: P.O.Box 8718, Beijing, China 100080.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notices appear in all copies and that both those copyright notices and this permission notice appear in supporting documentation, and that the name of "the Institute of



Software, Academia Sinica" not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The Institute of Software, Academia Sinica, makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE INSTITUTE OF SOFTWARE, ACADEMIA SINICA, DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE INSTITUTE OF

SOFTWARE, ACADEMIA SINICA, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Font converted from VGA/EGA to BDF.

VGA and BDF created by Serge Winitzki.

Public domain. February 2000.

This package contains a set of Russian fonts for X11 Release 6.

Copyright (C) 1994-1995 Cronyx Ltd.

Changes Copyright (C) 1996 by Sergey Vovk

Changes Copyright (C) 1999-2000 by Serge Winitzki

Changes Copyright (C) 1996-2000 by Andrey A. Chernov, Moscow, Russia.

Version: 2.3.1

This software may be used, modified, copied, distributed and sold, in both source and binary form provided that the above copyright and these terms are retained. Under no circumstances is the author responsible for the proper functioning of this software, nor does the author assume any responsibility for damages incurred with its use.

Copyright 1988 Bitstream, Inc., Cambridge, Massachusetts, USA

Bitstream and Charter are registered trademarks of Bitstream, Inc.

The names "Bitstream" and "Charter" are registered trademarks of Bitstream, Inc. Permission to use these trademarks is hereby granted only in association with the images described in this file.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Bitstream not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Bitstream makes no representations about the suitability of this software for any purpose. It is provided "as

is" without express or implied warranty.

BITSTREAM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING

ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL BITSTREAM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1987, 1994 Digital Equipment Corporation

The X Consortium, and any party obtaining a copy of these files from the X Consortium, directly or indirectly, is granted, free of charge, a full and unrestricted irrevocable, world-wide, paid up, royalty-free, nonexclusive right and license to deal in this software and documentation files (the "Software"), including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons who receive copies from any such party to do so. This license includes without limitation a license to do the foregoing actions under any patents of the party supplying this software to the X Consortium.

Digital Equipment Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Copyright (C) 2000 The XFree86 Project, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the XFree86 Project.

# 1.514 pinentry 0.8.1-17.el7

## 1.514.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is

void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS



TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),  
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## 1.515 jersey-guava 2.22.1

### 1.515.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
\* express

\* or implied. See the License for the specific language governing permissions and limitations

\* under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/ jersey-guava-2-22-1-sources-1-  
jar/ jersey/repackaged/com/google/common/cache/Weigher.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/ jersey-guava-2-22-1-sources-1-  
jar/ jersey/repackaged/com/google/common/math/MathPreconditions.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy of  
\* the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/eventbus/SubscriberExceptionContext.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors.

/\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

/\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

/\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Written by Doug Lea with assistance from members of JCP JSR-166

\* Expert Group and released to the public domain, as explained at

\* <http://creativecommons.org/publicdomain/zero/1.0/>

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/AtomicDoubleArray.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/cache/Striped64.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/cache/LongAdder.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2011 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
* use this file except in compliance with the License. You may obtain a copy  
* of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations under  
* the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/FunctionalEquivalence.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2009 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/reflect/TypeResolver.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RegularImmutableList.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

```

jar/jersey/repackaged/com/google/common/annotations/GwtCompatible.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/SingletonImmutableTable.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/ByteArrayDataOutput.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractExecutionThreadService.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/Splitter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/SingletonImmutableList.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/SettableFuture.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedMapFauxverideShim.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/cache/LocalCache.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableSetMultimap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingFuture.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/ByteArrayDataInput.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/EmptyImmutableSetMultimap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Service.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/AbstractIndexedListIterator.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ComputationException.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/net/UrlEscapers.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/annotations/GwtIncompatible.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/escape/Escapers.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/cache/CacheBuilder.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Callables.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableEnumSet.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-

```

jar/jersey/repackaged/com/google/common/xml/XmlEscapers.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractService.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ArrayTable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/LineProcessor.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RegularImmutableSortedSet.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/escape/ArrayBasedCharEscaper.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedSetFauxverideShim.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingTable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/escape/ArrayBasedEscaperMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/JdkFutureAdapters.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/html/HtmlEscapers.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractIdleService.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ComparisonChain.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/ByteProcessor.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/escape/ArrayBasedUnicodeEscaper.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/escape/Platform.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableTable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingListenableFuture.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/net/InternetDomainName.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/DiscreteDomain.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/SignedBytes.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Platform.java

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/primitives/UnsignedBytes.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/net/HostSpecifier.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableClassToInstanceMap.java
*
```

```
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableAsList.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2012 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
```

```
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
```

```
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
```

```
* the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/CartesianList.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/hash/ChecksumHashFunction.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableRangeMap.java
```

```
*
```

```
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/hash/SipHashFunction.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableRangeSet.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/FilteredKeyMultimap.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/GwtWorkarounds.java
```

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/BaseEncoding.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the  
\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either  
\* express or implied. See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/UnsignedInts.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/GeneralRange.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/SortedIterable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RegularImmutableSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/ParseRequest.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/UnsignedLongs.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RangeSet.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/UnsignedLong.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/SortedIterables.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Count.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/UnsignedInteger.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AbstractRangeSet.java  
No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2011 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

```
/*
 * This method was written by Doug Lea with assistance from members of JCP
 * JSR-166 Expert Group and released to the public domain, as explained at
 * http://creativecommons.org/licenses/publicdomain
 *
 * As of 2010/06/11, this method is identical to the (package private) hash
 * method in OpenJDK 7's java.util.HashMap
class.
 */
```

Found in path(s):

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Striped.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2013 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/Verify.java
```



\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/HashingInputStream.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Utf8.java

\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractTable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/FilteredMultimapValues.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/VerifyException.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/HashMultimap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Defaults.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Functions.java

\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractSetMultimap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractBiMap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractListMultimap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/EnumBiMap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/LittleEndianDataInputStream.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/collect/ExplicitOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ClassToInstanceMap.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Ordering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/eventbus/AllowConcurrentEvents.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableList.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingMapEntry.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/eventbus/AnnotatedSubscriberFinder.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/package-info.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Sets.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Suppliers.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingIterator.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/EnumHashBiMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingListIterator.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/MultiInputStream.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Throwables.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Charsets.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ArrayListMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/LineBuffer.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Iterators.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Interner.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/InputSupplier.java  
\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingSortedMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractMapBasedMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/SortedSetMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ReverseOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/Primitives.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Function.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/OutputSupplier.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/CompoundOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Synchronized.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractMapBasedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/NaturalOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingCollection.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Lists.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingQueue.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/LinkedHashMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/SubscriberFindingStrategy.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ByFunctionOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/Closeables.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ListMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/SetMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Multimap.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/TreeMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

```

jar/jersey/repackaged/com/google/common/collect/AbstractMapEntry.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/AbstractMultiset.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/ListenableFuture.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/CountingOutputStream.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Iterables.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Maps.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ForwardingObject.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/MapConstraints.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Multiset.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/package-info.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ForwardingConcurrentMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/EmptyImmutableSet.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractFuture.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/SingletonImmutableSet.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/Objects.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableSet.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/CharStreams.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/FinalizableReferenceQueue.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/FinalizableSoftReference.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/Files.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/MutableClassToInstanceMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/eventbus/AsyncEventBus.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/LittleEndianDataOutputStream.java

```

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/TreeMultiset.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/LinkedListMultimap.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/HashMultiset.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/LineReader.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/EventSubscriber.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingList.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Predicates.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MapConstraint.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/AbstractIterator.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/DeadEvent.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractSortedSetMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Multimaps.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/Flushables.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Multisets.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/LexicographicalOrdering.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/SynchronizedEventSubscriber.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MapDifference.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/NullsLastOrdering.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/EventBus.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Supplier.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/FinalizablePhantomReference.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/base/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/FinalizableReference.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/Resources.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/NullsFirstOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RegularImmutableSet.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ObjectArrays.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/eventbus/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Predicate.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AbstractIterator.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/LinkedHashMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Constraints.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ReverseNaturalOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ComparatorOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/CountingInputStream.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingSortedSet.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingSet.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/FinalizableWeakReference.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/UsingToStringOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/BiMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/ExecutionList.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/ByteStreams.java

\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ConcurrentHashMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Constraint.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/Subscribe.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2005 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/Reflection.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2014 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/util/concurrent/ListenerCallQueue.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/MoreObjects.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2008 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/internal/Finalizer.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2008 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

```
/*  
* This method was rewritten in Java from an intermediate step of the Murmur hash function in  
* http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the  
* following header:  
*  
* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author  
* hereby
```



disclaims copyright to this source code.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Hashing.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MapMaker.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/RegularImmutableTable.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/SparseImmutableTable.java

\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MapMakerInternalMap.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Cut.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/DenseImmutableTable.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/math/DoubleUtils.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/Cache.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/AbstractCache.java
- \*
- /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/math/LongMath.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/CacheLoader.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/WrappingExecutorService.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/CacheBuilderSpec.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/CacheStats.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Optional.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/package-info.java
- \*
- /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/WellBehavedMap.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingListeningExecutorService.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/AbstractListeningExecutorService.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/ForwardingCache.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/ForwardingLoadingCache.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Absent.java
- \*
- /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/RemovalNotification.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/PairwiseEquivalence.java
- \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/util/concurrent/UncheckedExecutionException.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractScheduledService.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Ticker.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/math/DoubleMath.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/math/BigIntegerMath.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/AsyncFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/AbstractNonStreamingHashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/reflect/Types.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/FutureCallback.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/math/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/net/HostAndPort.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/ListeningScheduledExecutorService.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/cache/RemovalCause.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/cache/RemovalListeners.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/net/HttpHeaders.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/CycleDetectingLockFactory.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingCheckedFuture.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingExecutorService.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/cache/RemovalListener.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/cache/AbstractLoadingCache.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/AbstractCompositeHashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Present.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/GwtTransient.java

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/reflect/TypeParameter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/RegularImmutableMultiset.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/net/MediaType.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/Enums.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/AtomicLongMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/ExecutionError.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/FutureFallback.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Uninterruptibles.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/cache/LoadingCache.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/math/IntMath.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2011 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not
* use this file except in compliance with the License. You may obtain a copy of
* the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations under
* the License.
*/
```

```
Found in path(s):
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/SortedMultiset.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2011 The Guava Authors
*
```

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/BloomFilterStrategies.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/Hashing.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/TreeRangeSet.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/EmptyImmutableSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/Murmur3\_128HashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Queues.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AbstractSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/MessageDigestHashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/Funnel.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/DescendingImmutableSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/HashingOutputStream.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/Funnels.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/BoundType.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/HashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/Hasher.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/hash/PrimitiveSink.java  
\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/BloomFilter.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/Murmur3\_32HashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/RegularContiguousSet.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/AbstractStreamingHashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/Crc32cHashFunction.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/HashCode.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/AbstractHasher.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2012 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ServiceManager.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/Closer.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingImmutableSet.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/TypeToInstanceMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/SmoothRateLimiter.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/RangeMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/CharSink.java

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/RegularImmutableAsList.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/ImmutableTypeToInstanceMap.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/EvictingQueue.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/TreeTraverser.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingBlockingDeque.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/escape/package-info.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/FilteredEntrySetMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/html/package-info.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/xml/package-info.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/StandardSystemProperty.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ListenableScheduledFuture.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractSortedKeySortedSetMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/LongAddable.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/FilteredSetMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/cache/LongAddables.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingImmutableMap.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/AsyncSettableFuture.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/hash/AbstractByteHasher.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/TypeCapture.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/Parameter.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/FilteredMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/RateLimiter.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/reflect/MutableTypeToInstanceMap.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/SortedMultisetBridge.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/TransformedIterator.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/FilteredKeySetMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/DescendingMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/BinaryTreeTraverser.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/reflect/package-info.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AbstractMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/TransformedListIterator.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/FilteredEntryMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/FilteredKeyListMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/UnmodifiableSortedMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/CharSource.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/reflect/ClassPath.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/reflect/Element.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/ByteSink.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AbstractNavigableMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableEnumMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingNavigableSet.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/io/ByteSource.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ForwardingDeque.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/AllEqualOrdering.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-



```
jar/jersey/repackaged/com/google/common/collect/ForwardingNavigableMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ForwardingImmutableList.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/reflect/Invokable.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/FileWriteMode.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/EmptyImmutableSortedMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/DescendingImmutableSortedSet.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/reflect/AbstractInvocationHandler.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/TreeRangeMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/RegularImmutableSortedMap.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2011 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/EmptyContiguousSet.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2013 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
```

\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/thirdparty/publicsuffix/PublicSuffixType.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/WrappingScheduledExecutorService.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/eventbus/SubscriberExceptionHandler.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MultimapBuilder.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/CharSequenceReader.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/reflect/TypeVisitor.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ImmutableMapEntry.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/Runnables.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2006 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/SimpleTimeLimiter.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

```
jar/jersey/repackaged/com/google/common/util/concurrent/TimeLimiter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Futures.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/escape/CharEscaperBuilder.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/UncheckedTimeoutException.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/PatternFilenameFilter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/escape/CharEscaper.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/AppendableWriter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/CaseFormat.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/FakeTimeLimiter.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/annotations/VisibleForTesting.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/reflect/TypeToken.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2008 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Platform.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/io/FileBackedOutputStream.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/thirdparty/publicsuffix/TrieParser.java
```

```

*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Table.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableCollection.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/AbstractCheckedFuture.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/EmptyImmutableBiMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Range.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Collections2.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/escape/Escaper.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableMapValues.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/CollectPreconditions.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableMultimap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/CheckedFuture.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/UnmodifiableIterator.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/Serialization.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableBiMap.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableEntry.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/primitives/Ints.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/SerializingExecutor.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/StandardRowSortedTable.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/primitives/Bytes.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/thirdparty/publicsuffix/PublicSuffixPatterns.java
*
/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/HashBasedTable.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ImmutableListMultimap.java

```

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/SingletonImmutableBiMap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/PeekingIterator.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/EmptyImmutableSortedSet.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/FluentIterable.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/Tables.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ListenableFutureTask.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ImmutableSortedSet.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/escape/UnicodeEscaper.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/Chars.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/StandardTable.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/TreeBasedTable.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/Shorts.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/net/PercentEscaper.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/io/MultiReader.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/EmptyImmutableListMultimap.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Converter.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/Longs.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ImmutableMapEntrySet.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/Doubles.java  
 \*  
 /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ImmutableMapKeySet.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Joiner.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/net/InetAddresses.java  
 \* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-

jar/jersey/repackaged/com/google/common/collect/ImmutableMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/Booleans.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/RegularImmutableBiMap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableMultiset.java  
\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Stopwatch.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/CharMatcher.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/primitives/Floats.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2007 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/EnumMultiset.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/Preconditions.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/HashBiMap.java  
\*

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/Interners.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS-IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/GenericMapMaker.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2011 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy of  
\* the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/SortedMultisets.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2009 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the  
\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either

\* express or implied. See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/collect/ImmutableSortedAsList.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

/\*

\* This method was rewritten in Java from an intermediate step of the Murmur hash function in

\* <http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp>, which contained the  
\* following header:

\*

\* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author  
\* hereby

disclaims copyright to this source code.

\*/

Found in path(s):

\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-  
jar/jersey/repackaged/com/google/common/base/SmallCharMatcher.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*



```

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/*
* This following method is a modified version of one found in
* http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30
* which contained the following notice:
*
* Written by Doug Lea with assistance from members of JCP JSR-166
* Expert Group and released
to the public domain, as explained at
* http://creativecommons.org/publicdomain/zero/1.0/
* Other contributors include Andrew Wright, Jeffrey Hayes,
* Pat Fisher, Mike Judd.
*/

```

Found in path(s):

```

* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/MoreExecutors.java
No license file was found, but licenses were detected in source scan.

```

```

/*
* Copyright (C) 2010 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

```

Found in path(s):

```

* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/util/concurrent/Atomics.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/base/Equivalence.java
* /opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/UnmodifiableListIterator.java
*

```

/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingImmutableCollection.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ForwardingBlockingQueue.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/Monitor.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/primitives/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/annotations/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ListeningExecutorService.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingSetMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Strings.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/annotations/Beta.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/RowSortedTable.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/UncaughtExceptionHandler.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/base/Ascii.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingListMultimap.java  
\*  
/opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/MinMaxPriorityQueue.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/ForwardingSortedSetMultimap.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/SortedMapDifference.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/net/package-info.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/util/concurrent/ThreadFactoryBuilder.java  
\* /opt/cola/permits/1136594360\_1613806217.87/0/jersey-guava-2-22-1-sources-1-jar/jersey/repackaged/com/google/common/collect/AbstractSequentialIterator.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

```
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
*/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/RegularImmutableMap.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2010 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
```

Found in path(s):

```
*/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ContiguousSet.java
*/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/ComputingConcurrentHashMap.java
*/opt/cola/permits/1136594360_1613806217.87/0/jersey-guava-2-22-1-sources-1-
jar/jersey/repackaged/com/google/common/collect/SortedLists.java
```

## 1.516 jersey-server 2.22.1

### 1.516.1 Available under license :

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* Licensed under the Apache License, Version 2.0 (the "License"); \* you may not use this file except in compliance with the License. \* You may obtain a copy of the License at \* <http://www.apache.org/licenses/LICENSE-2.0> \* distributed under the License is distributed on an "AS IS" BASIS,'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* On versions of the WebLogic application server a proprietary format is'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as

subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* The contents of this file are subject to the terms \* of the Common Development and Distribution License \* (the "License"). You may not use this file except'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2014-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'Common Development and Distribution License (CDDL) 1.1' in '\* Copyright (c) 2010-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* The contents of this file are subject to the terms \* of the Common Development and Distribution License \* (the "License"). You may not use this file except'

Found license 'General Public License 2.0' in '# Copyright (c) 2012-2015 Oracle and/or its affiliates. All rights reserved. # The contents of this file are subject to the terms of either the GNU # General Public License Version 2 only ("GPL") or the Common Development # and Distribution License("CDDL") (collectively, the "License"). You # may not use this file except in compliance with the License. You can # Oracle designates this particular file as subject to the "Classpath" # exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2013-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License' Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License' Found license 'General Public License 2.0' in '\* Copyright (c) 2013-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License' Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2015 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License' Found license 'General Public License 2.0' in '\* Copyright (c) 2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

# 1.517 gawk 4.0.2-4.el7\_3.1

## 1.517.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for

your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is

the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because

of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs



(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the  
Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative  
work of the Library, and  
therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of

the object

file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING

RENDERED INACCURATE OR  
LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the



library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.



Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above

requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.518 dejavu-fonts 2.33-6.el7

## 1.518.1 Available under license :

Fonts are (c) Bitstream (see below). DejaVu changes are in public domain.  
Glyphs imported from Arev fonts are (c) Tavmjong Bah (see below)

Bitstream Vera Fonts Copyright  
-----

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera is a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Bitstream" or the word "Vera".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Bitstream Vera" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL BITSTREAM OR THE GNOME FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the names of Gnome, the Gnome Foundation, and Bitstream Inc., shall not be used in advertising or



otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from the Gnome Foundation or Bitstream Inc., respectively. For further information, contact: fonts at gnome dot org.

Arev Fonts Copyright  
-----

Copyright (c) 2006 by Tavmjong Bah. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the modifications to the Bitstream Vera Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Tavmjong Bah" or the word "Arev".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Tavmjong Bah Arev" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL TAVMJONG BAH BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the name of Tavmjong Bah shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from Tavmjong Bah. For further information, contact: tavmjong @ free . fr.

\$Id: LICENSE 2133 2007-11-28 02:46:28Z lechimp \$

# 1.519 python-urlgrabber 3.10-9.e17

## 1.519.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more



than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## 1.520 copy-jdk-configs 3.3-10.el7\_5

### 1.520.1 Available under license :

Copyright (c) 2015 Red Hat inc.

All rights reserved.

Redistribution and use in source and binary forms are permitted provided that the above copyright notice and this paragraph are duplicated in all such forms and that any documentation, advertising materials, and other materials related to such distribution and use acknowledge that the software was developed by the Red Hat inc. The name of the Red Hat inc. may not be used to endorse or promote products derived from this software without specific prior written permission. THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

## 1.521 javapackages-tools 3.4.1-11.el7

### 1.521.1 Available under license :

Copyright (c) 2011-2013 Red Hat, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of Red Hat nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2000-2006, JPackage Project  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the JPackage Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.522 file-system 3.2-25.el7

### 1.522.1 Available under license :

No license file was found, but licenses were detected in source scan.

License: Public Domain

License: Public Domain

Found in path(s):

\* /opt/cola/permits/1136595805\_1613806386.92/0/filesystem-3.2-25.el7-1.src.rpm-cosi-expand-archive-vXcgdFqD/filesystem.spec

## 1.523 pth 2.0.7-23.el7

### 1.523.1 Available under license :

```
-----
| _ \| | | | | | |
| | | | | | |
| _ / | | | |
| | \ | | | |
    ``Ian Fleming was a UNIX fan!
    How do I know? Well, James Bond
    had the (license to kill) number 007,
    i.e., he could execute anyone!"
```

GNU Pth - The GNU Portable Threads

LICENSE

=====

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

For some people, it is not clear, what is the real intention of the author by using the GNU Lesser General Public License (LGPL) as the distribution license for GNU Pth. This is, because the LGPL and the GPL can be (and are often) interpreted very differently and some interpretations seem to be not compatible with others. So an explicit clarification for the use of the LGPL for GNU Pth from the authors point of view might be useful.

The author places this library under the LGPL to make sure that it can be used both commercially and non-commercially provided that modifications to the code base are always donated back to the official

code base under the same license conditions. Please keep in mind that especially using this library in code not staying under the GPL or the LGPL `_is_` allowed and that any taint or license creep into code that uses the library is not the authors intention. It is just the case that `_including_` this library into the source tree of other applications is a little bit more inconvenient because of the LGPL. But it has to be this way for good reasons. And keep in mind that inconvenient doesn't mean not allowed or even impossible.

Even if you want to use this library in some BSD-style licensed packages, this `_is_` possible as long as you are a little bit carefully. Usually this means you have to make sure that the code is still clearly separated into the source tree and that modifications to this source area are done under the conditions of the LGPL. Read below for more details on the conditions. Contact the author if you have more questions.

The license text of the GNU Lesser General Public License follows:

---

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.



When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other

program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the

terms of Section 1

above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise

the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO



WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## 1.524 shared-mime-info 1.8-4.el7

### 1.524.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.



# 1.525 texinfo 5.1-5.e17

## 1.525.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document @dfn{free} in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative  
works of the document  
must themselves be free in the same sense. It  
complements the GNU General Public License, which is a copyleft  
license designed for free software.

We have designed this License in order to use it for manuals for free  
software, because free software needs free documentation: a free  
program should come with manuals providing the same freedoms that the  
software does. But this License is not limited to software manuals;  
it can be used for any textual work, regardless of subject matter or  
whether it is published as a printed book. We recommend this License  
principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent'' copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input

to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute

an

Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the

terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original

author or publisher of that section if known,  
or else a unique number.

Make the same adjustment to the section titles in the list of  
Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History"  
in the various original documents, forming one section Entitled  
``History"; likewise combine any sections Entitled ``Acknowledgements",  
and any sections Entitled ``Dedications". You must delete all  
sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents  
released under this License, and replace the individual copies of this  
License in the various documents with a single copy that is included in  
the collection, provided that you follow the rules of this License for  
verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute  
it individually under this License, provided you insert a copy of this  
License  
into the extracted document, and follow this License in all  
other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate  
and independent documents or works, in or on a volume of a storage or  
distribution medium, is called an ``aggregate" if the copyright  
resulting from the compilation is not used to limit the legal rights  
of the compilation's users beyond what the individual works permit.  
When the Document is included in an aggregate, this License does not  
apply to the other works in the aggregate which are not themselves  
derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these  
copies of the Document, then if the Document is less than one half of  
the entire aggregate, the Document's Cover Texts may be placed on  
covers that bracket the Document within the aggregate, or the  
electronic equivalent of covers if the Document is in electronic  
form.

Otherwise they must appear on printed covers that bracket the whole  
aggregate.

@item



## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does

not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License

somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License  
in a document you have written, include a copy of  
the License in the document and put the following copyright and  
license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document  
under the terms of the GNU Free Documentation License, Version 1.3  
or any later version published by the Free Software Foundation;  
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover  
Texts. A copy of the license is included in the section entitled ``GNU  
Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with  
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts  
being @var{list}.

@end group

@end smallexample

If you have Invariant  
Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of

free software license, such as the GNU General Public License,  
to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This



License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above

requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.



15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting

the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation  
and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete

corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse



engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that

is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation  
may publish revised and/or new  
versions of the Lesser General Public License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library  
specifies a version number of this License which applies to it and  
"any later version", you have the option of following the terms and  
conditions either of that version or of any later version published by  
the Free Software Foundation. If the Library does not specify a  
license version number, you may choose any version ever published by  
the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free  
programs whose distribution conditions are incompatible with these,  
write to the author to ask for permission. For software which is  
copyrighted by the Free Software Foundation, write to the Free  
Software Foundation; we sometimes make exceptions for this.

Our  
decision will be guided by the two goals of preserving the free status  
of all derivatives of our free software and of promoting the sharing  
and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO  
WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.  
EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR  
OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY  
KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE  
LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME  
THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN  
WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY  
AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED  
ABOVE, BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

## END OF TERMS AND CONDITIONS

^L

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file

to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James

Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.526 yum-metadata-parser 1.1.4-10.el7

## 1.526.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* This program is free software; you can redistribute it and/or
 * modify it under the terms of the GNU General Public License,
 * version 2, as published by the Free Software Foundation
 *
 * This program is distributed in the hope that it will be useful, but
 * WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
 * General Public License for more details.
 *
 * You should have received a copy of the GNU General Public License
 * along with this program; if not, write to the Free Software
 * Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA
 * 02111-1307, USA.
 */
```

Found in path(s):

```
* /opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-
1.1.4/package.c
* /opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/xml-
parser.h
*
/opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-
1.1.4/sqlitecache.c
* /opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/db.h
* /opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-
1.1.4/package.h
* /opt/cola/permits/1136595876_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-
archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/db.c
*
```

/opt/cola/permits/1136595876\_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/xml-parser.c

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.0

Name: yum-metadata-parser

Version: 1.1.4

Summary: A fast YUM meta-data parser

Home-page: UNKNOWN

Author: UNKNOWN

Author-email: UNKNOWN

License: UNKNOWN

Description: UNKNOWN

Platform: UNKNOWN

Found in path(s):

\* /opt/cola/permits/1136595876\_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/PKG-INFO

No license file was found, but licenses were detected in source scan.

License: GPLv2

Found in path(s):

\* /opt/cola/permits/1136595876\_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-archive-jRbEhi8z/yum-metadata-parser.spec

No license file was found, but licenses were detected in source scan.

```
# This program is free software; you can redistribute it and/or modify
# it under the terms of the GNU General Public License as published by
# the Free Software Foundation; either version 2 of the License, or
# (at your option) any later version.
# This program is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
# GNU Library General Public License for more details.
# You should have received a copy of the GNU General Public License
# along with this program; if not, write to the Free Software
```

Found in path(s):

\* /opt/cola/permits/1136595876\_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/sqlitecachec.py

No license file was found, but licenses were detected in source scan.

License: GPL

Found in path(s):

\* /opt/cola/permits/1136595876\_1654023073.881817/0/yum-metadata-parser-1.1.4-10.el7-1.src.rpm-cosi-expand-archive-jRbEhi8z/yum-metadata-parser-1.1.4.tar.gz-cosi-expand-archive-z7uqs49I/yum-metadata-parser-1.1.4/yum-metadata-parser.spec

# 1.527 gdbm 1.10-8.el7

## 1.527.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007, 2011 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.



Developers that use the GNU GPL protect your rights with two steps:  
(1) assert copyright on the software, and (2)  
offer you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays

"Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other

than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component

(kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under

the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must

license the entire work, as a whole, under this

License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the

Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and

execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place

additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the



form of a separately written license, or stated as exceptions;  
the above requirements apply either way.

#### 8. Termination.

You

may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each

time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent

(such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different

permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively

state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes

with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.528 libverto 0.2.5-4.el7

## 1.528.1 Available under license :

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.529 pyliblzma 0.5.3-11.el7

## 1.529.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU

General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.



### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following

the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

# 1.530 libassuan 2.1.0-3.el7atomix1

## 1.530.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or

other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary

## GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The



threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object

code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly

with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO

WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses

are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and

modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work



for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its

content,  
constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,

and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product

model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional

terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted



by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered

work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the

Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms,

reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with

ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands

might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.531 jctools-core 2.1.2

### 1.531.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
  <modelVersion>4.0.0</modelVersion>
```

```
  <artifactId>jctools-core</artifactId>
  <groupId>org.jctools</groupId>
  <version>2.1.2</version>
  <name>Java Concurrency Tools Core Library</name>
  <description>Java Concurrency Tools Core Library</description>
  <packaging>bundle</packaging>
```

```
  <dependencies>
    <dependency>
      <groupId>org.hamcrest</groupId>
      <artifactId>hamcrest-all</artifactId>
      <version>${hamcrest.version}</version>
      <scope>test</scope>
    </dependency>
    <dependency>
      <groupId>junit</groupId>
      <artifactId>junit</artifactId>
      <version>${junit.version}</version>
      <scope>test</scope>
    </dependency>
```

```
  <dependency>
    <groupId>com.google.guava</groupId>
```

```

<artifactId>guava-testlib</artifactId>
<version>${guava-testlib.version}</version>
<scope>test</scope>
</dependency>
</dependencies>
<build>
<plugins>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-surefire-plugin</artifactId>
<version>2.19.1</version>
<configuration>
<includes>
<include>*</include>
</includes>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.felix</groupId>
<artifactId>maven-bundle-plugin</artifactId>
<version>2.5.4</version>
<extensions>>true</extensions>
<configuration>
<instructions>
<Import-Package>sun.misc;resolution:=optional</Import-Package>
</instructions>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-source-plugin</artifactId>
<version>3.0.1</version>
<executions>
<execution>
<id>attach-sources</id>
<phase>verify</phase>
<goals>
<goal>jar-no-fork</goal>
</goals>
</execution>
</executions>
</plugin>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-javadoc-plugin</artifactId>
<version>3.0.0-M1</version>
<configuration>
<additionalparam>-Xdoclint:none</additionalparam>

```

```

</configuration>
<executions>
<execution>
  <id>attach-javadocs</id>
  <goals>
    <goal>jar</goal>
  </goals>
</execution>
</executions>
</plugin>
</plugins>
</build>

<distributionManagement>
<repository>
  <id>bintray-jctools-jctools</id>
  <name>jctools-jctools</name>
  <url>https://api.bintray.com/maven/jctools/jctools/jctools-core/?publish=1</url>
</repository>
</distributionManagement>

<url>https://github.com/JCTools</url>
<inceptionYear>2013</inceptionYear>

<licenses>
<license>
  <name>Apache
License, Version 2.0</name>
  <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
  <distribution>repo</distribution>
</license>
</licenses>

<scm>
<url>https://github.com/JCTools/JCTools</url>
<connection>scm:git:https://github.com/JCTools/JCTools</connection>
<tag>HEAD</tag>
</scm>

<developers>
<developer>
  <url>https://github.com/nitsanw</url>
</developer>
<developer>
  <url>https://github.com/RichardWarburton</url>
</developer>
<developer>
  <url>https://github.com/Kay</url>

```

```

</developer>
</developers>

<prerequisites>
<maven>3.3.9</maven>
</prerequisites>

<properties>
<project.build.sourceEncoding>UTF-8</project.build.sourceEncoding>
  <java.version>1.6</java.version>
  <java.test.version>1.8</java.test.version>

  <maven.compiler.source>${java.version}</maven.compiler.source>
  <maven.compiler.target>${java.version}</maven.compiler.target>
  <maven.compiler.testSource>${java.test.version}</maven.compiler.testSource>
  <maven.compiler.testTarget>${java.test.version}</maven.compiler.testTarget>

  <hamcrest.version>1.3</hamcrest.version>
  <junit.version>4.12</junit.version>
  <guava-testlib.version>21.0</guava-testlib.version>
</properties>
</project>

```

Found in path(s):

\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/META-INF/maven/org.jctools/jctools-core/pom.xml

No license file was found, but licenses were detected in source scan.

```

/*
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */

```

Found in path(s):

\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/util/Pow2.java

\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/maps/NonBlockingHashMapLong.java

\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/MpscGrowtableAtomicArrayQueue.java



\*  
/opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscCompoundQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/IndexedQueueSizeUtil.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscUnboundedArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/spec/ConcurrentQueueSpec.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/BaseSpscLinkedListArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/maps/NonBlockingHashSet.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/MpscChunkedAtomicArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/MpmcAtomicArrayQueue.java  
\*  
/opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscLinkedList7.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/AtomicQueueFactory.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/SpSCGrowableAtomicArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscChunkedArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MessagePassingQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/LinkedListNode.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/SpSCLinkedList.java  
\*  
/opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/spec/Preference.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/maps/AbstractEntry.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/BaseMpscLinkedListArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/MpscGrowableArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/SpmcArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/atomic/BaseMpscLinkedListAtomicArrayQueue.java  
\* /opt/cola/permits/1140962761\_1614910158.25/0/jctools-core-2-1-2-sources-2-

```

jar/org/jctools/queues/atomic/BaseSpseLinkedAtomicArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/util/RangeUtil.java
*
/opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SequencedAtomicReferenceArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/MpmcArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/MpscUnboundedAtomicArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/util/UnsafeAccess.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SpseChunkedAtomicArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/maps/NonBlockingSetInt.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/SpseGrowableArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/SpseArrayQueue.java
*
/opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SpseLinkedAtomicQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/AtomicReferenceArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/MpscLinkedQueue8.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/maps/ConcurrentAutoTable.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/MpscLinkedAtomicQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/QueueFactory.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/BaseLinkedAtomicQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SpseUnboundedAtomicArrayQueue.java
*
/opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/maps/NonBlockingHashMap.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SpseAtomicArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/SpmcAtomicArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/MessagePassingQueueUtil.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/spec/Ordering.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-

```

```
jar/org/jctools/maps/NonBlockingIdentityHashMap.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/MpscLinkedQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/LinkedQueueAtomicNode.java
*
/opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/SpSCUnboundedArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/BaseLinkedQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/SpSCChunkedArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/ConcurrentSequencedCircularArrayQueue.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-jar/org/jctools/queues/package-
info.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/util/UnsafeRefArrayAccess.java
* /opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/atomic/MpscAtomicArrayQueue.java
*
/opt/cola/permits/1140962761_1614910158.25/0/jctools-core-2-1-2-sources-2-
jar/org/jctools/queues/ConcurrentCircularArrayQueue.java
```

## 1.532 j2objc-annotations 1.1

### 1.532.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any

medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and  
You must cause any modified files to carry prominent notices stating that You changed the files; and  
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and  
attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may

choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.533 hppc 0.7.1

### 1.533.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions



for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2013, Carrot Search s.c., Boznicza 11/56, Poznan, Poland

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.534 metrics-core 2.2.0

## 1.534.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Written by Doug Lea with assistance from members of JCP JSR-166

\* Expert Group and released to the public domain, as explained at

\* <http://creativecommons.org/publicdomain/zero/1.0/>

\*

\* [http://gee.cs.oswego.edu/cgi-](http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/main/java/util/concurrent/ThreadLocalRandom.java?view=markup)

[bin/viewcvs.cgi/jsr166/src/main/java/util/concurrent/ThreadLocalRandom.java?view=markup](http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/main/java/util/concurrent/ThreadLocalRandom.java?view=markup)

\*/

Found in path(s):

\* /opt/cola/permits/1145440743\_1616178883.36/0/metrics-core-2-2-0-sources-5-jar/com/yammer/metrics/stats/ThreadLocalRandom.java

# 1.535 metrics-jvm 3.1.2

## 1.535.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.536 jackson 2.9.8

## 1.536.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.537 curator-framework 2.12.0

## 1.537.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.



"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Curator Framework

Copyright 2011-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.538 commons-codec 1.11

## 1.538.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following



boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Codec

Copyright 2002-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====

The content of package org.apache.commons.codec.language.bm has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

## 1.539 paranamer 2.8

### 1.539.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*  
\*

\* Copyright (c) 2013 Stefan Fleiter

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-

jar/com/thoughtworks/paranamer/PositionalParanamer.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2007 Paul Hammant

\* Copyright 2013 Samuel Halliday

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
\* THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/JavadocParanamer.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\*

\* Copyright (c) 2007 Paul Hammant

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*  
\*/

Found in path(s):

\*/opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-jar/com/thoughtworks/paranamer/Paranamer.java

No license file was found, but licenses were detected in source scan.

/\*\*

\*

\* Copyright (c) 2009 Paul Hammant

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\*/opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-jar/com/thoughtworks/paranamer/AnnotationParanamer.java

No license file was found, but licenses were detected in source scan.

/\*\*

\*  
\* Copyright (c) 2007 Paul Hammant  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/DefaultParanamer.java  
\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/ParameterNamesNotFoundException.java  
\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/AdaptiveParanamer.java  
\*  
/opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/CachingParanamer.java  
\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/NullParanamer.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\*  
\* Portions Copyright (c) 2007 Paul Hammant  
\* Portions copyright (c) 2000-2007 INRIA, France Telecom

\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
\* IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1150909240\_1617718312.14/0/paranamer-2-8-sources-5-  
jar/com/thoughtworks/paranamer/BytecodeReadingParanamer.java

# 1.540 curator-client 2.12.0

## 1.540.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,



excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Curator Client  
Copyright 2011-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.541 curator-recipes 2.12.0

## 1.541.1 Available under license :

Curator Recipes  
Copyright 2011-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.542 httpcomponents-core 4.4.12

## 1.542.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain



separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache HttpClient  
Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.543 httpclient 4.5.6

### 1.543.1 Available under license :

Apache HttpClient  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at



<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.544 jackson-dataformat-yaml 2.10.1

### 1.544.1 Available under license :

This copy of Jackson JSON processor YAML module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

## 1.545 jaxb-runtime 2.3.0

### 1.545.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.  
 \*  
 \* Copyright (c) 2017 Oracle and/or its affiliates. All rights reserved.  
 \*  
 \* The contents of this file are subject to the terms of either the GNU  
 \* General Public License Version 2 only ("GPL") or the Common Development  
 \* and Distribution License("CDDL") (collectively, the "License"). You  
 \* may not use this file except in compliance with the License. You can  
 \* obtain a copy of the License at  
 \* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
 \* or LICENSE.txt. See the License for the specific  
 \* language governing permissions and limitations under the License.  
 \*  
 \* When distributing the software, include this License Header Notice in each  
 \* file and include the License file at LICENSE.txt.  
 \*  
 \* GPL Classpath Exception:  
 \* Oracle designates this particular file as subject to the "Classpath"  
 \* exception as provided by Oracle in the GPL Version  
 \* 2 section of the License  
 \* file that accompanied this code.  
 \*  
 \* Modifications:  
 \* If applicable, add the following below the License Header, with the fields  
 \* enclosed by brackets [] replaced by your own identifying information:  
 \* "Portions Copyright [year] [name of copyright owner]"  
 \*  
 \* Contributor(s):  
 \* If you wish your version of this file to be governed by only the CDDL or  
 \* only the GPL Version 2, indicate your decision by adding "[Contributor]  
 \* elects to include this software in this distribution under the [CDDL or GPL  
 \* Version 2] license." If you don't indicate a single choice of license, a  
 \* recipient has the option to distribute your version of this file under  
 \* either the CDDL, the GPL Version 2 or to extend the choice of license to  
 \* its licensees as provided above. However, if you add GPL Version 2 code  
 \* and therefore, elected the GPL Version 2 license, then the option applies  
 \* only if the new code is made subject to such option by the copyright  
 \* holder.  
 \*/

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/package-info.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/package-info.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/bytecode/package-info.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

```
jar/com/sun/xml/bind/v2/model/annotation/package-info.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/package-info.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/package-info.java
No license file was found, but licenses were detected in source scan.
```

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2013-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at <https://oss.oracle.com/licenses/CDDL+GPL-1.1> or LICENSE.txt. See the License for the specific language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information: "Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/META-INF/maven/com.sun.xml.bind/jaxb-impl/pom.xml

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/META-INF/maven/org.glassfish.jaxb/jaxb-runtime/pom.xml

No license file was found, but licenses were detected in source scan.

# Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

# The contents of this file are subject to the terms of either the GNU

# General Public License Version 2 only ("GPL") or the Common Development

# and Distribution License("CDDL") (collectively, the "License"). You

# may not use this file except in compliance with the License. You can

# Oracle designates this particular file as subject to the "Classpath"

# exception as provided by Oracle in the GPL Version 2 section of the License

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_de.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_pt\_BR.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_zh\_CN.properties

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Messages\_de.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_it.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_fr.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_zh\_CN.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_ko.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_ja.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/unmarshaller/Messages\_it.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/unmarshaller/Messages\_zh\_TW.properties

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_ja.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/Messages\_fr.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/model/impl/Messages.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages\_es.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/Messages\_zh\_TW.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/Messages\_es.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages\_it.properties  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/Messages.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/Messages\_ko.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_pt\_BR.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/Messages\_zh\_CN.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_ja.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/Messages\_zh\_CN.properties  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/Messages\_ko.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/api/Messages.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_zh\_TW.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_ko.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/unmarshaller/Messages\_ja.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/api/Messages\_pt\_BR.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages\_zh\_CN.properties  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages\_pt\_BR.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_de.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages.properties  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/Messages\_ja.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/unmarshaller/Messages.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_pt\_BR.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_zh\_CN.properties

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_zh\_TW.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_it.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_zh\_TW.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_zh\_CN.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Messages\_es.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_ko.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_it.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/Messages\_fr.properties

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_fr.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_zh\_CN.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/unmarshaller/Messages\_es.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_fr.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_es.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Messages\_es.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/Messages\_de.properties

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/Messages\_it.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_zh\_TW.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Messages\_fr.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/Messages\_zh\_TW.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_fr.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/schemagen/Messages\_de.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages.properties  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/schemagen/Messages\_it.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_es.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/unmarshaller/Messages\_de.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Messages.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/api/Messages\_de.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/schemagen/Messages.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Messages\_it.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/api/Messages\_ja.properties  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Messages\_ja.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/annotation/Messages\_ko.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/impl/Messages\_ja.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Messages\_pt\_BR.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Messages\_ko.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/impl/Messages\_de.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/annotation/Messages\_ja.properties  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/unmarshaller/Messages\_zh\_CN.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/unmarshaller/Messages\_pt\_BR.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/impl/Messages\_pt\_BR.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/property/Messages\_pt\_BR.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/unmarshaller/Messages\_ko.properties

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/Messages\_es.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_zh\_TW.properties  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Messages\_es.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_it.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/Messages\_de.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_fr.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/unmarshaller/Messages\_fr.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages\_ko.properties  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/Messages\_zh\_TW.properties  
No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version

2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"



```

*
* Contributor(s):
* If you wish your version of this file to be governed by only the CDDL or
* only the GPL Version 2, indicate your decision by adding "[Contributor]
* elects to include this software in this distribution under the [CDDL or GPL
* Version 2] license." If you don't indicate a single choice of license, a
* recipient has the option to distribute your version of this file under
* either the CDDL, the GPL Version 2 or to extend the choice of license to
* its licensees as provided above. However, if you add GPL Version 2 code
* and therefore, elected the GPL Version 2 license, then the option applies
* only if the new code is made subject to such option by the copyright
* holder.
*/
// NO WARRANTY! This class is in the public domain.
/**
 * Default implementation of the Attributes interface.
 *
 * <blockquote>
 * <em>This module, both source code and documentation, is in the
 * Public Domain, and comes with <strong>NO WARRANTY</strong>.</em>
 * See <a href='http://www.saxproject.org'>http://www.saxproject.org</a>
 * for further information.
 * </blockquote>
 *
 * <p>This class provides a default implementation of the SAX2
 * { @link org.xml.sax.Attributes Attributes } interface, with the
 * addition of manipulators so that the list can be modified or
 * reused.</p>
 *
 * <p>There are two typical uses of this class:</p>
 *
 * <ol>
 * <li>to take a persistent snapshot of an Attributes object
 * in a { @link org.xml.sax.ContentHandler#startElement startElement } event; or</li>
 * <li>to construct or modify an Attributes object in a SAX2 driver or filter.</li>
 * </ol>
 *
 * <p>This class replaces the now-deprecated SAX1 { @link
 * org.xml.sax.helpers.AttributeListImpl
 * AttributeListImpl }
 * class; in addition to supporting the updated Attributes
 * interface rather than the deprecated { @link org.xml.sax.AttributeList
 * AttributeList } interface, it also includes a much more efficient
 * implementation using a single array rather than a set of Vectors.</p>
 *
 * @since JAXB 1.0
 * @since SAX 2.0
 * @author David Megginson

```

\* @version 2.0.1 (sax2r2)

\*/

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/util/AttributesImpl.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version

2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or

\* only the GPL Version 2, indicate your decision by adding "[Contributor]

\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies

\* only if the new code is made subject to such option by the copyright

\* holder.

\*/

Found in path(s):

- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlElementRefsQuick.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RegistryInfoImpl.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlElementQuick.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/MimeTypedTransducer.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeAttributePropertyInfo.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/NamespaceContextImpl.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/SingleMapNodeProperty.java
- \*
- /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/DatatypeConverterImpl.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Double.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Patcher.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/AttributeAccessor.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Long.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/ClassLocatable.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/AccessorFactory.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/ListIterator.java
- \*
- /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/TypeRefImpl.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/DomPostInitAction.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/PropertyFactory.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/TypeDefParticle.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/Encoded.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Name.java
- \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexRestriction.java

\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/RuntimeInlineAnnotationReader.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/TypeHost.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/util/ByteArrayOutputStreamEx.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Long.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/Quick.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/SingleTypePropertyInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/StAXPostInitAction.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Element.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/ClassBeanInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Short.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Transducer.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/NamespaceContext2.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexContent.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/JaxBeanInfo.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/ArrayReferenceNodeProperty.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleTypeHost.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/ClassResolver.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/LeafInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Coordinator.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/ArrayElementNodeProperty.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeAnyTypeImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/DefaultTransducedAccessor.java  
\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/ReferencePropertyInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Float.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/StAXExStreamWriterOutput.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Discarder.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/package-info.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/IntData.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/MTOMXmlOutput.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/FixedOrDefault.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/util/StackRecorder.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/NameBuilder.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/EnumLeafInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/PropertySeed.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/AnyTypeBeanInfo.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListerFloat.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/UnmarshallerChain.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlElementDeclQuick.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/DefaultValueLoaderDecorator.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Character.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/ForkXmlOutput.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/Const.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListerBoolean.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Wildcard.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

```

jar/com/sun/xml/bind/v2/runtime/unmarshaller/StAXStreamConnector.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/annotation/RuntimeAnnotationReader.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/Receiver.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/output/IndentingUTF8XmlOutput.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/runtime/RuntimeElementPropertyInfo.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/LeafBeanInfoImpl.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/output/XMLEventWriterOutput.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/ValidationEventLocatorEx.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/FieldPropertySeed.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/DefaultIDResolver.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/schemagen/xmlschema/ContentModelContainer.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/util/QNameMap.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/runtime/RuntimeTypeInfo.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/RuntimeTypeInfoSetImpl.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/AdaptedAccessor.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/package-info.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/LeafPropertyXsiLoader.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/RuntimeAttributePropertyInfoImpl.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/TypeInfoSetImpl.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor_field_Boolean.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/Base64Data.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/schemagen/xmlschema/AttributeType.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/LifecycleMethods.java

```

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/ExtensionType.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Annotation.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Occurs.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/XMLStreamWriterOutput.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/ERPropertyInfoImpl.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/StAXConnector.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/LeafPropertyLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/marshaller/NioEscapeHandler.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/BinderImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/StAXEventConnector.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/DOMOutput.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/UTF8XmlOutput.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlValueQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/ArrayBeanInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Float.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlRootElementQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListShort.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/LocatableAnnotation.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/ContentHandlerAdaptor.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeClassInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_method\_Long.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Ref.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/schemagen/Tree.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/util/FatalAdapter.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/AttributePropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/InlineBinaryTransducer.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/ChildLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/TagAndType.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/SchemaTypeTransducer.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexTypeModel.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/ExplicitGroup.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListLong.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/TypeInfoImpl.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/InternalBridge.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/ModelBuilder.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/MTOMDecorator.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/Property.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/ArrayElementLeafProperty.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListByte.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/MapPropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Boolean.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/FieldLocatable.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/unmarshaller/Patcher.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/ArrayElementProperty.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeReferencePropertyInfo.java



\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Messages.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/Any.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/api/BridgeContext.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/SingleElementNodeProperty.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/Loader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/NameList.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/XmlVisitor.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/output/SAXOutput.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeElementInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/SecureLoader.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/XmlSchemaQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/util/TypeCast.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/RuntimeValuePropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/UnmarshallerImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/EnumConstantImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Double.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/marshaller/NamespacePrefixMapper.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/NestedParticle.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/GetterSetterPropertySeed.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Short.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeArrayInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/api/Messages.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/runtime/reflect/ListTransducedAccessorImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Double.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/output/FastInfosetStreamWriterOutput.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/AdaptedLister.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/AbstractInlineAnnotationReaderImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/AttrDecls.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/RuntimeBuiltinLeafInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/NullSafeAccessor.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/ValidatingUnmarshaller.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/XmlTransientQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/RuntimeElementPropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/Messages.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/Messages.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/AnyTypeAdapter.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/MethodLocatable.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/StructureLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/Documentation.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/List.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/ElementPropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/SecureLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/ValueListBeanInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/CycleRecoverable.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/GroupKind.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/Init.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexExtension.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Ref.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeEnumLeafInfoImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeEnumLeafInfo.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/InternalAccessorFactory.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Messages.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Byte.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/CompositeStructureBeanInfo.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/PropertyImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/ProxyLoader.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleDerivation.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/MultiMap.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimePropertyInfo.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/LocalAttribute.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/Messages.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/JAXBContextImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/Util.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_method\_Byte.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/package-info.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/XMLSerializer.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/ListElementProperty.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

```

jar/com/sun/xml/bind/v2/schemagen/Form.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/RuntimeMapPropertyInfoImpl.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/Interceptor.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/runtime/RuntimeLeafInfo.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/Injector.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/property/SingleReferenceNodeProperty.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor_method_Integer.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/RuntimeClassInfoImpl.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/OptimizedAccessorFactory.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/output/Pcdata.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/api/JAXBRIContext.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/XsiNilLoader.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleRestrictionModel.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/WildcardLoader.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/impl/Util.java
*
/opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/api/AccessorException.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/schemagen/xmlschema/Particle.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor_Integer.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor_method_Short.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/schemagen/xmlschema/Union.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/model/runtime/package-info.java
* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor_Byte.java
*

```

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListDouble.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/ValuePropertyLoader.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeValuePropertyInfo.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlTypeQuick.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Schema.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/Accessor.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/OptimizedTransducedAccessorFactory.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/TopLevelElement.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleRestriction.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/TypeReference.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Integer.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_method\_Double.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleType.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleContent.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeElementInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/ValuePropertyInfoImpl.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/SwaRefAdapter.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeModelBuilder.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/IllegalAnnotationsException.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Appinfo.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Byte.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Import.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/unmarshaller/Messages.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/LocalElement.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/InterningXmlVisitor.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/ArrayInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/DomLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/FoolProofResolver.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/AttributesEx.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/XsiTypeLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/RuntimeReferencePropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexType.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/SimpleExtension.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/bytecode/ClassTailor.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/ContextFactory.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/XmlAttributeQuick.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/xmlschema/NoFixedFacet.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/UnmarshallerImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/ElementBeanInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/Listener.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/MethodAccessor\_Character.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_method\_Boolean.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/FastInfosetConnector.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/property/ArrayERProperty.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/FilterTransducer.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/TagName.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/BridgeAdapter.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/AccessorInjector.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/ValueProperty.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/ArrayProperty.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/BridgeContextImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/TransducedAccessor.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/property/StructureLoaderBuilder.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/UnmarshallingContext.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/annotation/XmlSchemaTypeQuick.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/SecureLoader.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/SAXConnector.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/AccessorFactoryImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/IDResolver.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/util/ValidationEventLocatorExImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/Bridge.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/Scope.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/TopLevelAttribute.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeArrayInfoImpl.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/RuntimeTypeRefImpl.java

\*

/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/util/DataSourceSource.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/SecureLoader.java

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/runtime/property/SingleElementLeafProperty.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/XmlEnumQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/annotation/XmlElementRefQuick.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/output/SecureLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/Messages.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/output/C14nXmlOutput.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/BridgeImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListCharacter.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/LocatorExWrapper.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/api/RawAccessor.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeMapPropertyInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeTypeInfoSet.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_field\_Integer.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/unmarshaller/StAXExConnector.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/RuntimeEnumConstantImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/DummyPropertyInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/output/XmlOutputAbstractImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/runtime/RuntimeBuiltinLeafInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/PrimitiveArrayListInteger.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/schemagen/XmlSchemaGenerator.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/Ref.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/model/impl/PropertyInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
 jar/com/sun/xml/bind/v2/runtime/reflect/opt/TransducedAccessor\_method\_Float.java



\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/AnyTypeInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/SchemaTop.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/ClassInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/util/CollisionCheckStack.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeNonElementRef.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/XmlOutput.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Long.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeTypeInfo.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/ComplexTypeInfoHost.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/BuiltinLeafTypeInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/Message.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Short.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/api/CompositeStructure.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/XmlAccessorType.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/impl/ElementTypeInfoImpl.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/bytecode/SecureLoader.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/output/package-info.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/Redefinable.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/runtime/unmarshaller/AttributesExImpl.java  
 \*  
 /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeElement.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/package-info.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/model/runtime/RuntimeNonElement.java  
 \* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-

jar/com/sun/xml/bind/v2/runtime/reflect/opt/Bean.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Boolean.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/schemagen/xmlschema/Annotated.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/reflect/opt/FieldAccessor\_Float.java  
\*  
/opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/AssociationMap.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/property/AttributeProperty.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/unmarshaller/TextLoader.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.  
\*  
\* Copyright (c) 2013-2017 Oracle and/or its affiliates. All rights reserved.  
\*  
\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
\* or LICENSE.txt. See the License for the specific  
\* language governing permissions and limitations under the License.  
\*  
\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.  
\*  
\* GPL Classpath Exception:  
\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.  
\*  
\* Modifications:  
\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/model/impl/Utils.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/property/Utils.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/api/Utils.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/reflect/Utils.java  
\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-  
jar/com/sun/xml/bind/v2/runtime/Utils.java

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU  
General Public License Version 2 only ("GPL") or the Common Development  
and Distribution License("CDDL") (collectively, the "License"). You  
may not use this file except in compliance with the License. You can  
obtain a copy of the License at  
<https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
or LICENSE.txt. See the License for the specific  
language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each  
file and include the License file at LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"  
exception as provided by Oracle in the  
GPL Version 2 section of the License  
file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields

enclosed by brackets [] replaced by your own identifying information:  
"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option

by the copyright  
holder.

-->

Found in path(s):

\* /opt/cola/permits/1150996732\_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-jar/com/sun/xml/bind/v2/schemagen/xmlschema/xmlschema-for-jaxb.rng  
No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
\* or LICENSE.txt. See the License for the specific  
\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

```

* enclosed by brackets [] replaced by your own identifying information:
* "Portions Copyright [year] [name of copyright owner]"
*
* Contributor(s):
* If you wish your version of this file to be governed by only the CDDL or
* only the GPL Version 2, indicate your decision by adding "[Contributor]
* elects to include this software in this distribution under the [CDDL or GPL
* Version 2] license." If you don't indicate a single choice of license, a
* recipient has the option to distribute your version of this file under
* either the CDDL, the GPL Version 2 or to extend the choice of license to
* its licensees as provided above. However, if you add GPL Version 2 code
* and therefore, elected the GPL Version 2 license, then the option applies
* only if the new code is made subject to such option by the copyright
* holder.
*/
/**
 * Sets the int[] data to this object.
 *
 * <p>
 * This method doesn't make a copy for a performance reason.
 * The caller is still free to modify the array it passed to this method,
 * but he should do so with a care. The unmarshalling code isn't expecting
 * the value to be changed while it's being routed.
 */

```

Found in path(s):

```

* /opt/cola/permits/1150996732_1654022864.9866693/0/jaxb-impl-2-3-0-sources-9-
jar/com/sun/xml/bind/v2/runtime/unmarshaller/IntArrayData.java

```

## 1.546 commons-lang3 3.3.2

### 1.546.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache Commons Lang

Copyright 2001-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)

## 1.547 txw2 2.3.0

### 1.547.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU  
General Public License Version 2 only ("GPL") or the Common Development  
and Distribution License("CDDL") (collectively, the "License"). You  
may not use this file except in compliance with the License. You can  
obtain a copy of the License at  
<https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
or LICENSE.txt. See the License for the specific  
language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each  
file and include the License file at LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"  
exception as provided by Oracle in the  
GPL Version 2 section of the License  
file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields  
enclosed by brackets [] replaced by your own identifying information:  
"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

- \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/META-INF/maven/org.glassfish.jaxb/txw2/pom.xml
- \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/package.html
- \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/package.html
- \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/package.html

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version

2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields  
 \* enclosed by brackets [] replaced by your own identifying information:  
 \* "Portions Copyright [year] [name of copyright owner]"  
 \*  
 \* Contributor(s):  
 \* If you wish your version of this file to be governed by only the CDDL or  
 \* only the GPL Version 2, indicate your decision by adding "[Contributor]  
 \* elects to include this software in this distribution under the [CDDL or GPL  
 \* Version 2] license." If you don't indicate a single choice of license, a  
 \* recipient has the option to distribute your version of this file under  
 \* either the CDDL, the GPL Version 2 or to extend the choice of license to  
 \* its licensees as provided above. However, if you add GPL Version 2 code  
 \* and therefore, elected the GPL Version 2 license, then the option applies  
 \* only if the new code is made subject to such option by the copyright  
 \* holder.  
 \*/

Found in path(s):

\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/StreamSerializer.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/TXW.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/DumbEscapeHandler.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Cdata.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/NamespaceDecl.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Text.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/EndTag.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/XmlSerializer.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/StartTag.java  
 \*  
 /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Content.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/DatatypeWriter.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/DomSerializer.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Document.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Attribute.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/XmlElement.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/SaxSerializer.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/DelegatingXMLStreamWriter.java  
 \* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/TXWSerializer.java

\*  
/opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Pcdata.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/CharacterEscapeHandler.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/XmlAttribute.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/StaxSerializer.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/EndDocument.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/XmlCDATA.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/ContentVisitor.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/IndentingXMLStreamWriter.java  
\*  
/opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/ResultFactory.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/TXWResult.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/IndentingXMLFilter.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/XmlNamespace.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/TypedXmlWriter.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/TxwException.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/ContainerElement.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/NamespaceResolver.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/DataWriter.java  
\*  
/opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/StartDocument.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/annotation/XmlValue.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/output/DumpSerializer.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/IllegalAnnotationException.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/IllegalSignatureException.java  
\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/Comment.java

No license file was found, but licenses were detected in source scan.

```
/*
 * DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.
 *
 * Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved.
 *
 * The contents of this file are subject to the terms of either the GNU
 * General Public License Version 2 only ("GPL") or the Common Development
 * and Distribution License("CDDL") (collectively, the "License"). You
 * may not use this file except in compliance with the License. You can
 * obtain a copy of the License at
 * https://oss.oracle.com/licenses/CDDL+GPL-1.1
 * or LICENSE.txt. See the License for the specific
 * language governing permissions and limitations under the License.
 *
 * When distributing the software, include this License Header Notice in each
 * file and include the License file at LICENSE.txt.
 *
 * GPL Classpath Exception:
 * Oracle designates this particular file as subject to the "Classpath"
 * exception as provided by Oracle in the GPL Version
 * 2 section of the License
 * file that accompanied this code.
 *
 * Modifications:
 * If applicable, add the following below the License Header, with the fields
 * enclosed by brackets [] replaced by your own identifying information:
 * "Portions Copyright [year] [name of copyright owner]"
 *
 * Contributor(s):
 * If you wish your version of this file to be governed by only the CDDL or
 * only the GPL Version 2, indicate your decision by adding "[Contributor]
 * elects to include this software in this distribution under the [CDDL or GPL
 * Version 2] license." If you don't indicate a single choice of license, a
 * recipient has the option to distribute your version of this file under
 * either the CDDL, the GPL Version 2 or to extend the choice of license to
 * its licensees as provided above. However, if you add GPL Version 2 code
 * and therefore, elected the GPL Version 2 license, then the option applies
 * only if the new code is made subject to such option by the copyright
 * holder.
 */
// This class is in the Public Domain. NO WARRANTY!
/**
 * Encapsulate Namespace logic for use by applications using SAX,
 * or internally by SAX drivers.
 *
 * <blockquote>
```

\* <em>This module, both source code and documentation, is in the  
\* Public Domain, and comes with <strong>NO WARRANTY</strong>.</em>  
\* See <a href='http://www.saxproject.org'>http://www.saxproject.org</a>  
\* for further information.

\* </blockquote>

\*

\* <p>This class encapsulates the logic of Namespace processing: it  
\* tracks the declarations currently in force for each context and  
\* automatically processes qualified XML names into their Namespace  
\* parts; it can also be used in reverse for generating XML qnames  
\* from Namespaces.</p>

\*

\* <p>Namespace support objects are reusable, but the reset method  
\* must be invoked between each session.</p>

\*

\* <p>Here is a simple session:</p>

\*

\* <pre>

```
* String parts[] = new String[3];  
* NamespaceSupport support = new NamespaceSupport();  
*  
* support.pushContext();  
* support.declarePrefix("", "http://www.w3.org/1999/xhtml");  
* support.declarePrefix("dc", "http://www.purl.org/dc#");  
*  
* parts = support.processName("p", parts, false);  
* System.out.println("Namespace URI: " + parts[0]);  
* System.out.println("Local name: " + parts[1]);  
* System.out.println("Raw name: " + parts[2]);  
*  
* parts = support.processName("dc:title", parts, false);  
* System.out.println("Namespace URI: " + parts[0]);  
* System.out.println("Local name: " + parts[1]);  
* System.out.println("Raw name: " + parts[2]);  
*  
* support.popContext();
```

\* </pre>

\*

\* <p>Note that this class is optimized for the use case where most  
\* elements do not contain Namespace declarations: if the same  
\* prefix/URI mapping is repeated for each context (for example), this  
\* class will be somewhat less efficient.</p>

\*

\* <p>Although SAX drivers (parsers) may choose to use this class to  
\* implement namespace handling, they are not required to do so.

\* Applications

must track namespace information themselves if they

\* want to use namespace information.

\*  
\* @since SAX 2.0  
\* @author David Megginson  
\* @version 2.0.1 (sax2r2)  
\*/

Found in path(s):

\* /opt/cola/permits/1151030406\_1654022967.9565017/0/txw2-2-3-0-sources-4-jar/com/sun/xml/txw2/NamespaceSupport.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
\* or LICENSE.txt. See the License for the specific  
\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies



```
* only if the new code is made subject to such option by the copyright
* holder.
*/
// NO WARRANTY! This class is in the public domain.
```

Found in path(s):

```
* /opt/cola/permits/1151030406_1654022967.9565017/0/txw2-2-3-0-sources-4-
jar/com/sun/xml/txw2/output/XMLWriter.java
```

# 1.548 commons-modeler 2.0.1

## 1.548.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own

copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Jakarta Commons Modeler

Copyright 2001-2007 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.549 commons-cli 1.3.1

## 1.549.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the



content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache Commons CLI

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.550 httpcomponents-core 4.4.5

## 1.550.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Apache HttpComponents Core

Copyright 2005-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

=====  
This project contains annotations in the package org.apache.http.annotation which are derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)  
Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

#### 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a

collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

#### 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.



## 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other

license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

# 1.551 httpasyncclient 4.1.2

## 1.551.1 Available under license :

Apache HttpComponents AsyncClient  
Copyright 2010-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This project contains annotations derived from JCIP-ANNOTATIONS Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)

## 1.552 httpcore-nio 4.4.5

### 1.552.1 Available under license :

Apache HttpCore NIO  
Copyright 2005-2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.553 udev 219-67.el7\_7.4

### 1.553.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding

those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN



IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be

mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.554 gson 2.8.6

### 1.554.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2010 The Android Open Source Project
 * Copyright (C) 2012 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/LinkedTreeMap.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/LinkedHashMap.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2011 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/CollectionTypeAdapterFactory.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/TypeAdapters.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/JsonTreeReader.java
*
/opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/ArrayTypeAdapter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/ObjectTypeAdapter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/MapTypeAdapterFactory.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/TypeAdapter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/JsonReaderInternalAccess.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/JsonTreeWriter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/TypeAdapterFactory.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/ReflectiveTypeAdapterFactory.java
*
/opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/TypeAdapterRuntimeTypeWrapper.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright (C) 2018 The Gson authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
```

\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/GsonBuildConfig.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2017 The Gson authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/reflect/PreJava9ReflectionAccessor.java

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/PreJava9DateFormatProvider.java

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/reflect/ReflectionAccessor.java

\*

/opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/reflect/UnsafeReflectionAccessor.java

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/JavaVersion.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 Google Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonParseException.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonPrimitive.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/ExclusionStrategy.java  
\*  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonDeserializer.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/\$Gson\$Preconditions.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/Excluder.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonSerializationContext.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonArray.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/annotations/Since.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/Primitives.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/reflect/TypeToken.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/Gson.java  
\*  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonIOException.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonObject.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonSerializer.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/ObjectConstructor.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonNull.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonDeserializationContext.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonElement.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/GsonBuilder.java

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/FieldNamingPolicy.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/FieldNamingStrategy.java
*
/opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/DefaultDateTypeAdapter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/annotations/Until.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/annotations/SerializedName.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/annotations/Expose.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/InstanceCreator.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2014 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/annotations/JsonAdapter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/internal/bind/JsonAdapterAnnotationTypeAdapterFactory.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2011 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
*/
```

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/LazilyParsedNumber.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/bind/SqlDateTypeAdapter.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/ConstructorConstructor.java  
\*

/opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/bind/TimeTypeAdapter.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/bind/DateTypeAdapter.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/UnsafeAllocator.java  
\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/bind/TreeTypeAdapter.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright (C) 2008 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1108597571\_1606176527.27/0/gson-2-8-6-sources-1-  
jar/com/google/gson/internal/\$Gson\$Types.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 Google Inc.

```
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/JsonSyntaxException.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/internal/Streams.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2010 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/stream/JsonToken.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/stream/JsonWriter.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/stream/JsonScope.java
*
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/stream/MalformedJsonException.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/stream/JsonReader.java
```



No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2009 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/LongSerializationPolicy.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-
jar/com/google/gson/JsonStreamParser.java
* /opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/FieldAttributes.java
*
/opt/cola/permits/1108597571_1606176527.27/0/gson-2-8-6-sources-1-jar/com/google/gson/JsonParser.java
```

## 1.555 jopt-simple 5.0.4

### 1.555.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
The MIT License
```

Copyright (c) 2004-2014 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/util/EnumConverter.java

No license file was found, but licenses were detected in source scan.

/\*

The MIT License

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/AlternativeLongOptionSpec.java

\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionParserState.java

\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-

```

jar/joptsimple/UnconfiguredOptionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/AbstractOptionSpec.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionSpec.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/internal/MethodInvokingValueConverter.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/OptionalArgumentOptionSpec.java
*
/opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/util/DateConverter.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/util/RegexMatcher.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/internal/ConstructorInvokingValueConverter.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/OptionArgumentConversionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/Classes.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/UnavailableOptionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/OptionDescriptor.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/ValueConversionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionParser.java
*
/opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/internal/Reflection.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/UnrecognizedOptionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/internal/Messages.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/NoArgumentOptionSpec.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/ParserRules.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/RequiredArgumentOptionSpec.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/ArgumentList.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/ValueConverter.java
*
/opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/internal/SimpleOptionNameMap.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/MultipleArgumentsForOptionException.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/Row.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-
jar/joptsimple/NonOptionArgumentSpec.java
* /opt/cola/permits/1177945013_1625575335.76/0/jopt-simple-5-0-4-sources-8-

```

jar/joptsimple/OptionSpecBuilder.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/MissingRequiredOptionsException.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/util/KeyValuePair.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/AbbreviationMap.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/Rows.java  
\*  
/opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/Columns.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/IllegalOptionSpecificationException.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/Strings.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionMissingRequiredArgumentException.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionSet.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/ArgumentAcceptingOptionSpec.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/util/InetAddressConverter.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionException.java  
\*  
/opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/BuiltinHelpFormatter.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/OptionSpecTokenizer.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/ReflectionException.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/internal/OptionNameMap.java  
\* /opt/cola/permits/1177945013\_1625575335.76/0/jopt-simple-5-0-4-sources-8-jar/joptsimple/HelpFormatter.java

## 1.556 jackson-annotations 2.10.2

### 1.556.1 Available under license :

This copy of Jackson JSON processor annotations is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.557 jopt-simple 5.0.2

## 1.557.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

The MIT License

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/AbbreviationMap.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/MultipleArgumentsForOptionException.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/ValueConverter.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/ValueConversionException.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/MethodInvokingValueConverter.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/IllegalOptionSpecificationException.java

\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/UnconfiguredOptionException.java

\*

/opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionException.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/AbstractOptionSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionSpecBuilder.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionParserState.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/OptionNameMap.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/HelpFormatter.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionalArgumentOptionSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/ReflectionException.java  
\*  
/opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionParser.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Strings.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/ArgumentAcceptingOptionSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/MissingRequiredOptionsException.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/SimpleOptionNameMap.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/util/DateConverter.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/BuiltinHelpFormatter.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/ConstructorInvokingValueConverter.java  
\*  
/opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Row.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionMissingRequiredArgumentException.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Rows.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Columns.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/util/InetAddressConverter.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionSpecTokenizer.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/NoArgumentOptionSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/NonOptionArgumentSpec.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/ArgumentList.java  
\*  
/opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionArgumentConversionException.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/util/KeyValuePair.java  
\* /opt/cola/permits/1257496440\_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/util/RegexMatcher.java

```
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Classes.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Reflection.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionDescriptor.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-
jar/joptsimple/UnrecognizedOptionException.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-
jar/joptsimple/AlternativeLongOptionSpec.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-
jar/joptsimple/UnavailableOptionException.java
*
/opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/internal/Messages.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-
jar/joptsimple/RequiredArgumentOptionSpec.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/ParserRules.java
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-jar/joptsimple/OptionSet.java
No license file was found, but licenses were detected in source scan.
```

```
/*
```

The MIT License

Copyright (c) 2004-2014 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1257496440_1642830153.05/0/jopt-simple-5-0-2-sources-
jar/joptsimple/util/EnumConverter.java
```

# 1.558 flink-java 1.9.2

## 1.558.1 Available under license :

flink-java

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a



copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.559 flink-shaded-curator 1.9.2

## 1.559.1 Available under license :

flink-shaded-curator

Copyright 2014-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:16.0.1
- org.apache.curator:curator-client:2.12.0
- org.apache.curator:curator-framework:2.12.0
- org.apache.curator:curator-recipes:2.12.0

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate



comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.560 flink-table-api-java 1.9.2

## 1.560.1 Available under license :

flink-table-api-java

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.561 force-shading 1.9.2

## 1.561.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of



this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

force-shading  
Copyright 2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.562 flink-metrics-core 1.9.2

### 1.562.1 Available under license :

flink-metrics-core  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.563 flink-hadoop-fs 1.9.2

### 1.563.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,



where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-hadoop-fs

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.564 flink-mapr-fs 1.9.2

## 1.564.1 Available under license :

flink-mapr-fs

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.565 flink-annotations 1.9.2

### 1.565.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership



of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-annotations

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.566 flink-queryable-state-client-java 1.9.2

## 1.566.1 Available under license :

flink-queryable-state-client-java  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only



on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.567 flink-sql-parser 1.9.2

## 1.567.1 Available under license :

flink-sql-parser

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.568 flink-core 1.9.2

## 1.568.1 Available under license :

flink-core

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or



documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.569 flink-table-common 1.9.2

## 1.569.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-table-common

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.570 flink-metrics-dropwizard 1.9.2

## 1.570.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."



"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

flink-metrics-dropwizard

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.571 javax-annotation-api 1.3.2

## 1.571.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a

Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You

offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE

IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and



supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's

software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding

source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest

validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING

RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These  
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2005-2018 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.

\*

\*

#### Modifications:

- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"

\*

#### \* Contributor(s):

- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- \* its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies
- \* only if the new code is made subject to such option by the copyright
- \* holder.

\*/

# 1.572 servlet-api 3.1.0

## 1.572.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.



1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.

#### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION

OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.



7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE**

STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These

Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

## 1.573 queue 1.1.0

## 1.573.1 Available under license :

**\*\*University of Illinois/NCSA Open Source License\*\***

Copyright (c) 2018 University of Illinois Urbana-Champaign

All rights reserved.

Developed by: University of Illinois Urbana-Champaign students and faculty

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal with the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimers.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimers in the documentation and/or other materials provided with the distribution.
- \* Neither the names of University of Illinois Urbana-Champaign, nor the names of its contributors may be used to endorse or promote products derived from this Software without specific prior written permission.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE CONTRIBUTORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS WITH THE SOFTWARE.

## 1.574 jaxb-core 2.3.0

### 1.574.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2013-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at <https://oss.oracle.com/licenses/CDDL+GPL-1.1> or LICENSE.txt. See the License for the specific

language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information: "Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/META-INF/maven/org.glassfish.jaxb/jaxb-core/pom.xml  
No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2011-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.  
\*  
\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.  
\*  
\* GPL Classpath Exception:  
\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.  
\*  
\* Modifications:  
\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/v2/schemagen/episode/Package.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.  
\*  
\* GPL Classpath Exception:  
\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.  
\*  
\* Modifications:  
\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/  
// NO WARRANTY! This class is in the public domain.

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/marshaller/XMLWriter.java

No license file was found, but licenses were detected in source scan.

# Copyright (c) 2014-2017 Oracle and/or its affiliates. All rights reserved.  
# The contents of this file are subject to the terms of either the GNU  
# General Public License Version 2 only ("GPL") or the Common Development  
# and Distribution License("CDDL") (collectively, the "License"). You  
# may not use this file except in compliance with the License. You can  
# Oracle designates this particular file as subject to the "Classpath"  
# exception as provided by Oracle in the GPL Version 2 section of the License

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/Messages\_de.properties

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/Messages\_zh\_TW.properties

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/Messages\_zh\_CN.properties

```
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_it.properties
*
/opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_pt_BR.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_ko.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_ja.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_fr.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/Messages_es.properties
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.
# The contents of this file are subject to the terms of either the GNU
# General Public License Version 2 only ("GPL") or the Common Development
# and Distribution License("CDDL") (collectively, the "License"). You
# may not use this file except in compliance with the License. You can
# Oracle designates this particular file as subject to the "Classpath"
# exception as provided by Oracle in the GPL Version 2 section of the License
```

Found in path(s):

```
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_de.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/Messages_zh_CN.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_ja.properties
*
/opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_zh_TW.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/Messages_pt_BR.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/Messages_de.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_pt_BR.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_zh_CN.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/Messages_it.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/Messages_it.properties
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/Messages.properties
*
```



/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages\_es.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages\_ja.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages\_zh\_TW.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/Messages.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/Messages\_ko.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages\_ko.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/Messages.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/Messages\_fr.properties  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages\_fr.properties  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/Messages\_es.properties  
No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2013-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>  
\* or LICENSE.txt. See the License for the specific  
\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-  
jar/com/sun/xml/bind/v2/util/XmlFactory.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version

2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ArrayInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/GenericArrayTypeImpl.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/annotation/XmlIsSet.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ElementPropertyInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/ClassFactory.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ValuePropertyInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/ReflectionNavigator.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/TypeVisitor.java  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/Messages.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/TypeInfoSet.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/Messages.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/Util.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/unmarshaller/InfosetScanner.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/LeafInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ReferencePropertyInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/runtime/RuntimeUtil.java  
\*

/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/Messages.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/api/EventListener.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/TODO.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/Element.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/MapPropertyInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/BuiltinLeafInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/WildcardTypeImpl.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/annotation/AnnotationReader.java  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/annotation/AnnotationSource.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/annotation/Locatable.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/WildcardMode.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ErrorHandler.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/ParameterizedTypeImpl.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/TypeRef.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/NonElement.java  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/DumbEscapeHandler.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/api/impl/NameConverter.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/SecureLoader.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/runtime/Location.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/util/Which.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ElementInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/PropertyInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/annotation/OverrideAnnotationOf.java

\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/api/impl/NameUtil.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/unmarshaller/DOMScanner.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/EnumConstant.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/MaybeElement.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/runtime/unmarshaller/LocatorEx.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/NonElementRef.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/ClassInfo.java  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/RegistryInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/TypeInfo.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/schemagen/episode/Bindings.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/schemagen/episode/package-info.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/Ref.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/util/SecureLoader.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/Locatable.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/core/Adapter.java  
\*  
/opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/Navigator.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/runtime/IllegalAnnotationException.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/WhiteSpaceProcessor.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/CharacterEscapeHandler.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/MinimumEscapeHandler.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/schemagen/episode/Klass.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/util/EditDistance.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-

```
jar/com/sun/xml/bind/v2/util/FlattenIterator.java
*
/opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/schemagen/episode/SchemaBindings.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/DataWriter.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/marshaller/SAX2DOMEx.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/EnumLeafInfo.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/runtime/SwaRefAdapterMarker.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/AttributePropertyInfo.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/WellKnownNamespace.java
*
/opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/PropertyKind.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/WildcardTypeInfo.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/package-info.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/annotation/XmlLocation.java
* /opt/cola/permits/1334904536_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-
jar/com/sun/xml/bind/v2/model/core/ID.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.
*
* Copyright (c) 2017 Oracle and/or its affiliates. All rights reserved.
*
* The contents of this file are subject to the terms of either the GNU
* General Public License Version 2 only ("GPL") or the Common Development
* and Distribution License("CDDL") (collectively, the "License"). You
* may not use this file except in compliance with the License. You can
* obtain a copy of the License at
* https://oss.oracle.com/licenses/CDDL+GPL-1.1
* or LICENSE.txt. See the License for the specific
* language governing permissions and limitations under the License.
*
* When distributing the software, include this License Header Notice in each
* file and include the License file at LICENSE.txt.
*
* GPL Classpath Exception:
* Oracle designates this particular file as subject to the "Classpath"
```

\* exception as provided by Oracle in the GPL Version  
2 section of the License  
\* file that accompanied this code.  
\*  
\* Modifications:  
\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/marshaller/NoEscapeHandler.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/impl/ModelBuilderI.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/nav/package-info.java  
\* /opt/cola/permits/1334904536\_1653676449.1070127/0/jaxb-core-2-3-0-sources-10-jar/com/sun/xml/bind/v2/model/util/ArrayInfoUtil.java

## 1.575 errors 0.8.1

### 1.575.1 Available under license :

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.576 high-scale-lib 1.0.6

### 1.576.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Written by Cliff Click and released to the public domain, as explained at  
\* <http://creativecommons.org/licenses/publicdomain>  
\*/

Found in path(s):

\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/ConcurrentAutoTable.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/java/util/concurrent/ConcurrentHashMap.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingHashMap.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingSetInt.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingIdentityHashMap.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/AbstractEntry.java  
\*  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingHashtable.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/java/util/Hashtable.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingHashMapLong.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/NonBlockingHashSet.java  
\* /opt/cola/permits/1360632734\_1657532863.2468047/0/high-scale-lib-1-0-6-sources-4-jar/org/cliffc/high\_scale\_lib/Counter.java



# 1.577 libsepol 2.5-10.el7

## 1.577.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients

all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain

special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without  
limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing



the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

# 1.578 libsm 1.2.2-2.e17

## 1.578.1 Available under license :

Copyright (c) 2002, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 1993, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

## 1.579 keyutils 1.5.8-3.el7

### 1.579.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. <<http://fsf.org/>>

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled



to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED**

BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. <<http://fsf.org/>>  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat

to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the

users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL  
PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based



on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License.

If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices.

Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser

General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright"

line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.580 protobuf-java 3.9.1

### 1.580.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Copyright 2008 Google Inc. All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions are  
// * Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// * Redistributions in binary form must reproduce the above
```

```
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// * Neither the name of Google Inc. nor the names of its
// this software without specific prior written permission.
```

Found in path(s):

```
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ProtocolMessageEnum.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/BufferAllocator.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/BlockingService.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/DynamicMessage.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageReflection.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/google/protobuf/source_context.proto
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/OneofInfo.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/GeneratedMessage.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ProtocolStringList.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/Extension.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/AbstractMessageLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/LazyField.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/UninitializedMessageException.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/IterableByteBufferInputStream.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/RpcChannel.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ExtensionRegistryLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ExtensionSchemas.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MapEntry.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
```



```

jar/com/google/protobuf/IntArrayList.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/BinaryReader.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/NewInstanceSchema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/LazyStringList.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/Schema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/BinaryWriter.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/SingleFieldBuilderV3.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ExtensionSchemaLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/AllocatedBuffer.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ProtobufLists.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/CodedOutputStreamWriter.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/UnknownFieldSetLiteSchema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageOrBuilder.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/PrimitiveNonBoxingCollection.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/google/protobuf/compiler/plugin.proto
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/CodedInputStream.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/google/protobuf/type.proto
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/FloatArrayList.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/BlockingRpcChannel.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/GeneratedMessageInfoFactory.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/CodedOutputStream.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/Writer.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/google/protobuf/timestamp.proto
*

```

/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/TextFormat.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Reader.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MutabilityOracle.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/FieldSet.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/RpcCallback.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/SingleFieldBuilder.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/RawMessageInfo.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/descriptor.proto  
\*  
/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/NewInstanceSchemaFull.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/empty.proto  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/TextFormatEscaper.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/LongArrayList.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExtensionRegistryFactory.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExtensionSchema.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExtensionLite.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/UnknownFieldSetSchema.java  
\*  
/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ServiceException.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MapEntryLite.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/RepeatedFieldBuilderV3.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/SmallSortedMap.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/wrappers.proto  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/GeneratedMessageV3.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Service.java

\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/BooleanArrayList.java  
\*  
/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MapFieldSchemaFull.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/DescriptorMessageInfoFactory.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/StructuralMessageInfo.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Descriptors.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Android.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/UnsafeByteOperations.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Utf8.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExtensionRegistry.java  
\*  
/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MapFieldLite.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/field\_mask.proto  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ByteString.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MessageLiteToString.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/NewInstanceSchemaLite.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExtensionSchemaFull.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/any.proto  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Parser.java  
\*  
/opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/CodedInputStreamReader.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MessageSetSchema.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MessageLiteOrBuilder.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ProtobufArrayList.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/TextFormatParseInfoTree.java  
\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-

```

jar/com/google/protobuf/Message.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/WireFormat.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/UnknownFieldSet.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/NioByteString.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ByteOutput.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ListFieldSchema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/DoubleArrayList.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageSchema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MapFieldSchema.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MapFieldSchemaLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/ByteBufferWriter.java
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageInfo.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/MessageInfoFactory.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/JavaType.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/AbstractParser.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/LazyFieldLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/RpcController.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/AbstractMessage.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/google/protobuf/struct.proto
*
/opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/UnknownFieldSetLite.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/RepeatedFieldBuilder.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/TextFormatParseLocation.java
* /opt/cola/permits/1456224347_1667204118.999121/0/protobuf-java-3-9-1-sources-1-
jar/com/google/protobuf/GeneratedMessageLite.java

```

\* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/InvalidProtocolBufferException.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/RopeByteString.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ExperimentalApi.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/UnmodifiableLazyStringList.java  
 \*  
 /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/UnsafeUtil.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/FieldInfo.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ArrayDecoders.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/ProtoSyntax.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Internal.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/UnknownFieldSchema.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/SchemaUtil.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MapFieldSchemas.java  
 \*  
 /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/duration.proto  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/AbstractProtobufList.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/LazyStringArrayList.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/NewInstanceSchemas.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/MapField.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/RpcUtil.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/SchemaFactory.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/Protobuf.java  
 \*  
 /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/DiscardUnknownFieldsParser.java  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/google/protobuf/api.proto  
 \* /opt/cola/permits/1456224347\_1667204118.999121/0/protobuf-java-3-9-1-sources-1-jar/com/google/protobuf/FieldType.java

# 1.581 objenesis 2.1

## 1.581.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,



any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.582 pkg-config 0.27.1-4.el7

### 1.582.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This

license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

#### GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work

must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy



from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions  
for copying, distributing or modifying  
the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not  
distribute the Library at all. For example, if a patent  
license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;  
it is up to the author/donor to decide if he or she is willing  
to distribute software through any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY

AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if

necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.



However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE

PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.583 systemd-shim 219-67.el7\_7.4

### 1.583.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute

and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such



parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through

any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w'  
and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

# 1.584 fdisk 2.23.2-61.el7\_7.1

## 1.584.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot



distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General

Public License instead of this License.

size: 8388608, sector size: 512, PT: dos, offset: 446, id=0x8f8378c0

---

#1: 32 7648 0x83

#2: 7680 8704 0xa5

#5: 7936 4864 0x7 (freebsd)

#6: 12544 3584 0x7 (freebsd)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available at the Documentation/licenses/COPYING.LGPLv2.1 file.

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available at the Documentation/licenses/COPYING.BSD-3 file.

Initialize empty image  
f1c9645dbc14efddc7d8a322685f26eb bsd.img  
Create new DOS partition table  
57e721e38d1266c2df055067c18f2cf9 bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors  
Units = sectors of 1 \* 512 = 512 bytes  
Sector size (logical/physical): 512 bytes / 512 bytes  
I/O size (minimum/optimal): 512 bytes / 512 bytes  
Disk label type: dos  
Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
--------	------	-------	-----	--------	----	--------

Create 1st primary partition  
ada64ace122978d00d1d1c0e5ee45d26 bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors  
Units = sectors of 1 \* 512 = 512 bytes  
Sector size (logical/physical): 512 bytes / 512 bytes  
I/O size (minimum/optimal): 512 bytes / 512 bytes  
Disk label type: dos  
Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
__ts_dev__1		2048	4095	1024	83	Linux

Create 2st primary partition  
1bebf87248e05d6e4e62b749da65d023  
bsd.img  
Set 2nd partition type  
2d8e8dff51a88a045db233418dd73fbe bsd.img

---layout-----

\_\_ts\_dev\_\_: 10 MB, 10485760 bytes, 20480 sectors  
Units = sectors of 1 \* 512 = 512 bytes  
Sector size (logical/physical): 512 bytes / 512 bytes  
I/O size (minimum/optimal): 512 bytes / 512 bytes  
Disk label type: dos  
Disk identifier: 0x00000001

Device	Boot	Start	End	Blocks	Id	System
__ts_dev__1		2048	4095	1024	83	Linux
__ts_dev__2		4096	20479	8192	a5	FreeBSD

-----  
Create default BSD  
2e1cee529cb59c9341afef0443f196a1 bsd.img

---layout-----

Changes will remain in memory only, until you decide to write them.  
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

4 partitions:

#	start	end	size	fstype	[fsize	bsize	cpg]
c:	4096	20479	16384	unused	0	0	
d:	0						
	16064	16065	unused	0	0		

BSD disklabel command (m for help):

Command (m for help):

-----

b5c121c2091b2ff26b880551feac7112 bsd.img

---layout-----

Changes will remain in memory only, until you decide to write them.  
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

4 partitions:

#	start	end	size	fstype	[fsize	bsize	cpg]
a:	4096	6144	2049	4.2BSD	0	0	0
c:	4096	20479	16384	unused	0	0	
d:	0	16064	16065	unused	0	0	

BSD disklabel command (m for help):

Command (m for help):

-----

Changes will remain in memory only, until you decide to write them.

Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

```
0 unused      5 4.1BSD      9 4.4LFS      d boot
1 swap
   6 Eighth Edition  a unknown    e ADOS
2 Version 6      7 4.2BSD      b HPFS       f HFS
3 Version 7      8 MS-DOS      c ISO-9660   10 AdvFS
4 System V
```

BSD disklabel command (m for help):

/\*

\* Copyright (c) 1989 The Regents of the University of California.

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* This product includes software developed by the University of

\* California, Berkeley and its contributors.

\* 4. Neither the name of the University nor the names of its contributors

\* may be used to endorse or promote products derived from this software

\*

without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

\* SUCH DAMAGE.

\*/

# 1.585 libasyncns 219-67.e17\_7.4

## 1.585.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed



to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.586 libpkit 0.23.5-3.el7

## 1.586.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The names of contributors to this software may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.587 istack-commons 3.0.5

## 1.587.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bundle-Description: istack common utility code

Implementation-Title: istack common utility code runtime

Bundle-License: [https://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.java.net/public/CDDL+GPL_1_1.html), h

[https://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.java.net/public/CDDL+GPL_1_1.html)

Bundle-SymbolicName: com.sun.istack.common-runtime

Implementation-Version: 3.0.5

Built-By: build

Bnd-LastModified: 1486772850426



Bundle-ManifestVersion: 2  
Implementation-Vendor-Id: com.sun.istack  
Bundle-DocURL: http://www.oracle.com/  
Bundle-Vendor: Oracle Corporation  
Import-Package: javax.activation,javax.xml.namespace,javax.xml.stream,  
org.xml.sax,org.xml.sax.helpers  
Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.7))"  
Tool: Bnd-3.2.0.201605172007  
Implementation-Vendor: Oracle Corporation  
Export-Package: com.sun.istack;uses:="javax.activation,javax.xml.strea  
m,org.xml.sax,org.xml.sax.helpers";version="3.0.5",com.sun.istack.log  
ging;version="3.0.5",com.sun.istack.localization;version="3.0.5"  
Bundle-Name:  
istack common utility code runtime  
Bundle-Version: 3.0.5  
Implementation-Build-Id: tags/istack-commons-3.0.5-321, 2017-02-11T01:  
27:24+0100  
Created-By: Apache Maven Bundle Plugin  
Build-Jdk: 1.8.0\_112

Found in path(s):

\* /opt/cola/permits/1932130854\_1710257404.4748392/0/istack-commons-runtime-3-0-5-jar/META-  
INF/MANIFEST.MF

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU  
General Public License Version 2 only ("GPL") or the Common Development  
and Distribution License("CDDL") (collectively, the "License"). You  
may not use this file except in compliance with the License. You can  
obtain a copy of the License at  
[http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)  
or [packager/legal/LICENSE.txt](#). See the License for the specific  
language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each  
file and include the License file at [packager/legal/LICENSE.txt](#).

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"

exception as provided by Oracle in the GPL Version 2 section of the License  
file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information:  
"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

\* /opt/cola/permits/1932130854\_1710257404.4748392/0/istack-commons-runtime-3-0-5-jar/META-INF/maven/com.sun.istack/istack-commons-runtime/pom.xml

## 1.588 jsr305 3.0.2

### 1.588.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
  <modelVersion>4.0.0</modelVersion>
  <parent>
    <groupId>org.sonatype.oss</groupId>
    <artifactId>oss-parent</artifactId>
    <version>7</version>
    <relativePath />
  </parent>

  <groupId>com.google.code.findbugs</groupId>
  <artifactId>jsr305</artifactId>
  <version>3.0.2</version>
  <packaging>jar</packaging>

  <url>http://findbugs.sourceforge.net/</url>
  <name>FindBugs-jsr305</name>
```

```
<description>JSR305 Annotations for Findbugs</description>
<licenses>
  <license>
    <name>The Apache Software License, Version 2.0</name>
    <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
    <distribution>repo</distribution>
  </license>
</licenses>

<prerequisites>
  <maven>3.0</maven>
</prerequisites>

<scm>
  <connection>scm:git:https://code.google.com/p/jsr-305/</connection>
  <developerConnection>scm:git:https://code.google.com/p/jsr-305/</developerConnection>
  <url>https://code.google.com/p/jsr-305/</url>
</scm>

<build>
  <plugins>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-javadoc-plugin</artifactId>
      <version>2.9.1</version>
      <executions>
        <execution>
          <phase>package</phase>
          <goals>
            <goal>jar</goal>
          </goals>
          <configuration>
            <quiet>>true</quiet>
          </configuration>
        </execution>
      </executions>
    </plugin>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-compiler-plugin</artifactId>
      <version>3.0</version>
      <configuration>
        <source>1.5</source>
        <target>1.5</target>
      </configuration>
    </plugin>
  </plugins>
</build>
```

```

<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-source-plugin</artifactId>
<version>2.4</version>
<executions>
<execution>
  <id>attach-sources</id>
  <goals>
    <goal>jar-no-fork</goal>
  </goals>
</execution>
</executions>
</plugin>
<plugin>
<groupId>org.apache.felix</groupId>
<artifactId>maven-bundle-plugin</artifactId>
<version>2.4.0</version>
<extensions>>true</extensions>
<executions>
<execution>
  <id>bundle-manifest</id>
  <phase>process-classes</phase>
  <goals>
    <goal>manifest</goal>
  </goals>
</execution>
</executions>
<configuration>
<instructions>
  <Bundle-SymbolicName>org.jsr-305</Bundle-SymbolicName>
  <Bundle-Name>${project.name}</Bundle-Name>
  <Export-Package>javax.annotation;javax.annotation.concurrent;javax.annotation.meta</Export-Package>
</instructions>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-jar-plugin</artifactId>
<version>2.4</version>
<configuration>
<archive>
  <manifestFile>${project.build.outputDirectory}/META-INF/MANIFEST.MF</manifestFile>
</archive>
</configuration>
</plugin>
<plugin>
<groupId>org.sonatype.plugins</groupId>
<artifactId>nexus-staging-maven-plugin</artifactId>
<version>1.6.3</version>

```

```

<extensions>true</extensions>
<configuration>
  <serverId>ossrh</serverId>
  <nexusUrl>https://oss.sonatype.org/</nexusUrl>
  <autoReleaseAfterClose>true</autoReleaseAfterClose>
</configuration>
</plugin>
<plugin>
  <groupId>org.apache.maven.plugins</groupId>
  <artifactId>maven-gpg-plugin</artifactId>
  <version>1.5</version>
  <executions>
    <execution>
      <id>sign-artifacts</id>
      <phase>verify</phase>
      <goals>
        <goal>sign</goal>
      </goals>
    </execution>
  </executions>
</plugin>
</plugins>
</build>
</project>

```

Found in path(s):

\* /opt/cola/permits/1982448225\_1713767424.6824625/0/jsr305-3-0-2-14-jar/META-INF/maven/com.google.code.findbugs/jsr305/pom.xml

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bundle-Description: JSR305 Annotations for Findbugs

Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>

Bundle-SymbolicName: org.jsr-305

Archiver-Version: Plexus Archiver

Built-By: lan

Bnd-LastModified: 1490936130302

Bundle-ManifestVersion: 2

Tool: Bnd-2.1.0.20130426-122213

Export-Package: javax.annotation;uses:="javax.annotation.meta";version="3.0.2",javax.annotation.concurrent;version="3.0.2",javax.annotation.meta;uses:="javax.annotation";version="3.0.2"

Bundle-Name: FindBugs-jsr305

Bundle-Version: 3.0.2

Created-By: Apache Maven Bundle Plugin

Build-Jdk: 1.8.0\_101

Found in path(s):

\* /opt/cola/permits/1982448225\_1713767424.6824625/0/jsr305-3-0-2-14-jar/META-INF/MANIFEST.MF

Cisco and the Cisco logo are trademarks or registered trademarks of Cisco and/or its affiliates in the U.S. and other countries. To view a list of Cisco trademarks, go to this URL: [www.cisco.com/go/trademarks](http://www.cisco.com/go/trademarks). Third-party trademarks mentioned are the property of their respective owners. The use of the word partner does not imply a partnership relationship between Cisco and any other company. (1110R)

©2024 Cisco Systems, Inc. All rights reserved.